

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): Henry A. Wirta, Jr. (SBN: 110097) (415) 288-6600 HARRINGTON, FOXX, DUBROW & CANTER, LLP 655 Montgomery Street, Suite 1100 San Francisco, CA 94111	TELEPHONE NO.:	FOR COURT USE ONLY
ATTORNEY FOR (Name): Specially Appearing Defendant, SANFER SPORTS CARS, INC.		
NAME OF COURT: Santa Clara County Superior Court STREET ADDRESS: 191 N. First Street MAILING ADDRESS: 191 N. First Street CITY AND ZIP CODE: San Jose, CA 95113 BRANCH NAME: Downtown Superior Court		
PLAINTIFF: BRYAN SHISLER DEFENDANT: SANFER SPORTS CARS, INC.		CASE NUMBER: 109CV159158
NOTICE OF ENTRY OF JUDGMENT ON SISTER-STATE JUDGMENT		

1. TO JUDGMENT DEBTOR (name): Bryan Shisler

2. YOU ARE NOTIFIED

a. Upon application of the judgment creditor, a judgment against you has been entered in this court as follows:

(1) Judgment creditor (name): Sanfer Sports Cars, Inc.

(2) Amount of judgment entered in this court: \$ ~~29,400~~ 29,399.91^{mm}

b. This judgment was entered based upon a sister-state judgment previously entered against you as follows:

(1) Sister state (name): Florida

(2) Sister-state court (name and location): Circuit Court of the 11th Judicial Circuit In and For Miami-Dade County, Florida

(3) Judgment entered in sister state on (date): January 2, 2009

(4) Title of case and case number (specify): BRYAN SHISLER v. SANFER SPORTS CARS, INC.
Case No.: 07-6282 CA21

3.

A sister-state judgment has been entered against you in a California court. Unless you file a motion to vacate the judgment in this court within 30 DAYS after service of this notice, this judgment will be final.

This court may order that a writ of execution or other enforcement may issue. Your wages, money, and property could be taken without further warning from the court.

If enforcement procedures have already been issued, the property levied on will not be distributed until 30 days after you are served with this notice.

Date:

DEC 10 2009

DAVID H. YAMASAKI
Chief Executive Officer, Clerk

Clerk, by _____, Deputy

S. GANCAYCO

4. NOTICE TO THE PERSON SERVED: You are served

a. as an individual judgment debtor.

b. under the fictitious name of (specify):

c. on behalf of (specify):

Under:

CCP 416.10 (corporation)

CCP 416.20 (defunct corporation)

CCP 416.40 (association or partnership)

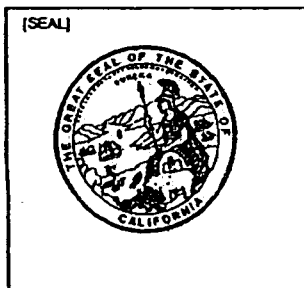
other:

CCP 416.60 (minor)

CCP 416.70 (conservatee)

CCP 416.90 (individual)

(Proof of service on reverse)



ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): Henry A. Wirta, Jr. (SBN: 110097) (415) 288-6600 HARRINGTON, FOXX, DUBROW & CANTER, LLP 655 Montgomery Street, Suite 1100 San Francisco, CA 94111	TELEPHONE NO.: (415) 288-6600	FOR COURT USE ONLY FILED Santa Clara Co 12/10/09 4:04pm David H. Yamasaki Chief Executive Office By: ssancayco DTSCIVO R#200900132750 CK \$355.00 TL \$355.00 Case: 1-09-CV-159158
ATTORNEY FOR (Name): <u>Specially Appearing Defendant, SANFER SPORTS CARS, INC.</u>		
NAME OF COURT: Santa Clara County Superior Court STREET ADDRESS: 191 N. First Street MAILING ADDRESS: 191 N. First Street CITY AND ZIP CODE: San Jose, CA 95113 BRANCH NAME: Downtown Superior Court		
PLAINTIFF: BRYAN SHISLER DEFENDANT: SANFER SPORTS CARS, INC.		
APPLICATION FOR ENTRY OF JUDGMENT ON SISTER-STATE JUDGMENT <input checked="" type="checkbox"/> AND ISSUANCE OF WRIT OF EXECUTION OR OTHER ENFORCEMENT <input type="checkbox"/> AND ORDER FOR ISSUANCE OF WRIT OR OTHER ENFORCEMENT		CASE NUMBER: 109CV159158

Judgment creditor applies for entry of a judgment based upon a sister-state judgment as follows:

1. Judgment creditor (name and address): Sanfer Sports Cars, Inc.
 7198 NW 51st Street
 Miami, Florida 33166
2. a. Judgment debtor (name): Bryan Shisler
- b. An individual (last known residence address): 1497 Bergerac Drive, San Jose, CA 95118
- c. A corporation of (specify place of incorporation):
 - (1) Foreign corporation
 - qualified to do business in California
 - not qualified to do business in California
- d. A partnership (specify principal place of business):
 - (1) Foreign partnership which
 - has filed statement under Corp C 15700
 - has not filed statement under Corp C 15700
3. a. Sister state (name): Florida
- b. Sister-state court (name and location): Circuit Court of the 11th Judicial Circuit In and For Miami-Dade County, Florida
- c. Judgment entered in sister state on (date): October 27, 2009
4. An authenticated copy of the sister-state judgment is attached to this application. Include accrued interest on the sister-state judgment in the California judgment (item 5c).
 - a. Annual interest rate allowed by sister state (specify): Florida 2009, 8%
 - b. Law of sister state establishing interest rate (specify): \$ 55.03, Fla.Stat.
5. a. Amount remaining unpaid on sister-state judgment: \$ ~~28,774~~ 28,773.91
- b. Amount of filing fee for the application: \$ 355
- c. Accrued interest on sister-state judgment: \$ 271
- d. Amount of judgment to be entered (total of 5a, b, and c): \$ ~~29,400~~ 29,399.91

(Continued on reverse)

SHORT TITLE: SHISLER v. SANFER SPORTS CARS, INC.

CASE NUMBER:

1-05-CV-041750

6. Judgment creditor also applies for issuance of a writ of execution or enforcement by other means before service of notice of entry of judgment as follows:
- a. Under CCP 1710.45(b).
- b. A court order is requested under CCP 1710.45(c). Facts showing that great or irreparable injury will result to judgment creditor if issuance of the writ or enforcement by other means is delayed are set forth as follows:

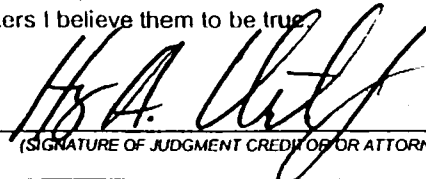
continued in attachment 6b.

7. An action in this state on the sister-state judgment is not barred by the statute of limitations.
8. I am informed and believe that no stay of enforcement of the sister-state judgment is now in effect in the sister state.
9. No action is pending and no judgment has previously been entered in any proceeding California based upon the sister-state judgment.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct except as to those matters which are stated to be upon information and belief, and as to those matters I believe them to be true.

Date: December 8, 2009

Henry A. Wirta, Jr. (SBN: 110097)
(TYPE OR PRINT NAME)


(SIGNATURE OF JUDGMENT CREDITOR OR ATTORNEY)

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA
 STREET ADDRESS: 191 North First Street
 MAILING ADDRESS: 191 North First Street
 CITY AND ZIP CODE: San Jose, CA 95113
 BRANCH NAME: Downtown Courthouse - Civil Division
 TELEPHONE:

FOR COURT USE ONLY

ENDORSED

2009 DEC 10 P 4: 01

David H. Yamasaki, Clerk of the Superior Court
 County of Santa Clara, California

S. GANCAYCO

PLAINTIFF/PETITIONER:
Sanfer Sports Cars, inc.

DEFENDANT/RESPONDENT:
Bryan Shisler

JUDGMENT BY CLERK

CCP 998 – Acceptance of Offer to Compromise
 CCP 1133 – Confession of Judgment
 CCP 1710 – Judgment on Sister-State Judgment
 Other: _____

CASE NUMBER:
109cv159158

Judgment Is Entered As Follows:

Plaintiff(s) Other: _____
 Defendant(s)

(Enter exact name(s) of Judgment Creditor(s).)
Sanfer Sports Cars, Inc.

Shall Recover From:

Plaintiff(s) Other: _____
 Defendant(s)

(Enter exact name(s) of Judgment Debtor(s).)
Bryan Shisler

Principal	\$	<u>28,773.91</u>
Pre-judgment interest	\$	<u>271.00</u>
Costs	\$	<u>355.00</u>
Other	\$	_____
Total Judgment	\$	<u>29,399.91</u>

Plus interest at the rate of ten (10) percent from the date the Judgment is entered until paid.

DEC 10 2009

Date: _____

DAVID H. YAMASAKI
 Chief Executive Officer

DAVID H. Yamasaki, Chief Executive Officer

S. GANCAYCO
 Clerk, by _____, Deputy

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): Henry A. Wirta, Jr. (SBN: 110097) (415) 288-6600 HARRINGTON, FOXX, DUBROW & CANTER, LLP 655 Montgomery Street, Suite 1100 San Francisco, CA 94111	TELEPHONE NO.: (415) 288-6600	FOR COURT USE ONLY CASE NUMBER: <u>109 CV 15915</u> 3 1-05-CV-041750
ATTORNEY FOR (Name): Specially Appearing Defendant, SANFER SPORTS CARS, INC.		
NAME OF COURT: Santa Clara County Superior Court STREET ADDRESS: 191 N. First Street MAILING ADDRESS: 191 N. First Street CITY AND ZIP CODE: San Jose, CA 95113 BRANCH NAME: Downtown Superior Court		
PLAINTIFF: BRYAN SHISLER DEFENDANT: SANFER SPORTS CARS, INC.		
NOTICE OF ENTRY OF JUDGMENT ON SISTER-STATE JUDGMENT		

1. TO JUDGMENT DEBTOR (name): Bryan Shisler

2. YOU ARE NOTIFIED

a. Upon application of the judgment creditor, a judgment against you has been entered in this court as follows:

(1) Judgment creditor (name): Sanfer Sports Cars, Inc.

(2) Amount of judgment entered in this court: \$ ~~43,377~~ 43,376.62th

b. This judgment was entered based upon a sister-state judgment previously entered against you as follows:

(1) Sister state (name): Florida

(2) Sister-state court (name and location): Circuit Court of the 11th Judicial Circuit In and For Miami-Dade County, Florida

(3) Judgment entered in sister state on (date): October 27, 2009

(4) Title of case and case number (specify): BRYAN SHISLER v. SANFER SPORTS CARS, INC.
 Case No.: 07-6282 CA21

3. A sister-state judgment has been entered against you in a California court. Unless you file a motion to vacate the judgment in this court within 30 DAYS after service of this notice, this judgment will be final.

This court may order that a writ of execution or other enforcement may issue. Your wages, money, and property could be taken without further warning from the court.

If enforcement procedures have already been issued, the property levied on will not be distributed until 30 days after you are served with this notice.

Date: **DEC 10 2009** **DAVID H. YAMASAKI** Chief Executive Officer, Clerk **S. GANCAYGO** Deputy

4. NOTICE TO THE PERSON SERVED: You are served
- a. as an individual judgment debtor.
- b. under the fictitious name of (specify):
- c. on behalf of (specify):



- Under:
- | | |
|--|---|
| <input type="checkbox"/> CCP 416.10 (corporation) | <input type="checkbox"/> CCP 416.60 (minor) |
| <input type="checkbox"/> CCP 416.20 (defunct corporation) | <input type="checkbox"/> CCP 416.70 (conservatee) |
| <input type="checkbox"/> CCP 416.40 (association or partnership) | <input type="checkbox"/> CCP 416.90 (individual) |
| <input type="checkbox"/> other: | |
- (Proof of service on reverse)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): Henry A. Wirta, Jr. (SBN: 110097) (415) 288-6600 HARRINGTON, FOXX, DUBROW & CANTER, LLP 655 Montgomery Street, Suite 1100 San Francisco, CA 94111	TELEPHONE NO.: FOR COURT USE ONLY
ATTORNEY FOR (Name): <u>Specially Appearing Defendant, SANFER SPORTS CARS, INC.</u> NAME OF COURT: Santa Clara County Superior Court STREET ADDRESS: 191 N. First Street MAILING ADDRESS: 191 N. First Street CITY AND ZIP CODE: San Jose, CA 95113 BRANCH NAME: Downtown Superior Court	FILED Santa Clara Co 12/10/09 3:44PM David H. Yamasaki Chief Executive Officer By: sgancayco DTSCIVD R#200900132749
PLAINTIFF: BRYAN SHISLER DEFENDANT: SANFER SPORTS CARS, INC.	CK \$355.00 TL \$355.00 Case: 1-09-CV-159153
APPLICATION FOR ENTRY OF JUDGMENT ON SISTER-STATE JUDGMENT <input checked="" type="checkbox"/> AND ISSUANCE OF WRIT OF EXECUTION OR OTHER ENFORCEMENT <input type="checkbox"/> AND ORDER FOR ISSUANCE OF WRIT OR OTHER ENFORCEMENT	CASH NUMBER: <u>109CV159153</u>

Judgment creditor applies for entry of a judgment based upon a sister-state judgment as follows:

1. Judgment creditor (name and address): Sanfer Sports Cars, Inc.
 7198 NW 51st Street
 Miami, Florida 33166
2. a. Judgment debtor (name): Bryan Shisler
 - b. An individual (last known residence address): 1497 Bergerac Drive, San Jose, CA 95118
 - c. A corporation of (specify place of incorporation):
 - (1) Foreign corporation
 - qualified to do business in California
 - not qualified to do business in California
 - d. A partnership (specify principal place of business):
 - (1) Foreign partnership which
 - has filed statement under Corp C 15700
 - has not filed statement under Corp C 15700
3. a. Sister state (name): Florida
 - b. Sister-state court (name and location): Circuit Court of the 11th Judicial Circuit In and For Miami-Dade County, Florida
 - c. Judgment entered in sister state on (date): January 2, 2009
4. An authenticated copy of the sister-state judgment is attached to this application. Include accrued interest on the sister-state judgment in the California judgment (item 5c).
 - a. Annual interest rate allowed by sister state (specify): Florida 2009, 8%
 - b. Law of sister state establishing interest rate (specify): §55.03, Fla.Stat.
5.

a. Amount remaining unpaid on sister-state judgment;.....	\$	40,030 40,029.62
b. Amount of filing fee for the application:	\$	355
c. Accrued interest on sister-state judgment:	\$	2,992
d. Amount of judgment to be entered (total of 5a, b, and c):	\$	43,377 43,376.62

(Continued on reverse)

SHORT TITLE: SHISLER v. SANFER SPORTS CARS, INC.

CASE NUMBER:

1-05-CV-041750

6. Judgment creditor also applies for issuance of a writ of execution or enforcement by other means before service of notice of entry of judgment as follows:

a. Under CCP 1710.45(b).

b. A court order is requested under CCP 1710.45(c). Facts showing that great or irreparable injury will result to judgment creditor if issuance of the writ or enforcement by other means is delayed are set forth as follows:

continued in attachment 6b.

7. An action in this state on the sister-state judgment is not barred by the statute of limitations.

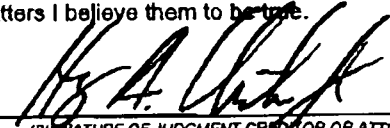
8. I am informed and believe that no stay of enforcement of the sister-state judgment is now in effect in the sister state.

9. No action is pending and no judgment has previously been entered in any proceeding California based upon the sister-state judgment.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct except as to those matters which are stated to be upon information and belief, and as to those matters I believe them to be true.

Date: December 8, 2009

Henry A. Wirta, Jr. (SBN: 110097)
(TYPE OR PRINT NAME)


(SIGNATURE OF JUDGMENT CREDITOR OR ATTORNEY)

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA STREET ADDRESS: 191 North First Street MAILING ADDRESS: 191 North First Street CITY AND ZIP CODE: San Jose, CA 95113 BRANCH NAME: Downtown Courthouse - Civil Division TELEPHONE:		FOR COURT USE ONLY ENFORCED 2009 DEC 10 3:40 David H. Yamasaki, Clerk of the Superior Court County of Santa Clara, California By: S. BANCAYAN
PLAINTIFF/PETITIONER: Sanfer Sports Cars, Inc.		CASE NUMBER 109CV159153 105CV041750
DEFENDANT/RESPONDENT: Bryan Shisler		
JUDGMENT BY CLERK <input type="checkbox"/> CCP 998 - Acceptance of Offer to Compromise <input type="checkbox"/> CCP 1133 - Confession of Judgment <input checked="" type="checkbox"/> CCP 1710 - Judgment on Sister-State Judgment <input type="checkbox"/> Other: _____		

Judgment Is Entered As Follows:

Plaintiff(s) Other: _____
 Defendant(s)

(Enter exact name(s) of Judgment Creditor(s).)

Sanfer Sports Cars, Inc.

Shall Recover From:

Plaintiff(s) Other: _____
 Defendant(s)

(Enter exact name(s) of Judgment Debtor(s).)

Bryan Shisler

Principal	\$	<u>40,029.62</u>
Pre-judgment interest	\$	<u>2,992.00</u>
Costs	\$	<u>355.00</u>
Other	\$	_____
Total Judgment	\$	<u>43,376.62</u>


Plus interest at the rate of ten (10) percent from the date the Judgment is entered until paid.

DAVID H. YAMASAKI
 Chief Executive Officer
 David H. Yamasaki, Chief Executive Officer

Date: **DEC 10 2009**

Clerk, by **S. BANCAYAN**, Deputy

1 DAVID J. COOK, ESQ. (State Bar # 060859)
 2 ROBERT J. PERKISS, ESQ (State Bar # 62386)
 3 COOK COLLECTION ATTORNEYS
 A PROFESSIONAL LAW CORPORATION
 4 165 Fell Street
 San Francisco, CA 94102-5106
 5 Mailing Address: P.O. Box 270
 San Francisco, CA 94104-0270
 6 Tel.: (415) 989-4730
 Fax: (415) 989-0491
 Email: Cook@SqueezeBloodFromTurnip.com
 File No. 54,098

FILED
 2018 AUG 31 AM 11:05
 UC8
 District Clerk
 By: 
 M. Service

7 Attorneys for Plaintiff
 8 SANFER SPORTS CARS, INC.

9 SUPERIOR COURT FOR THE STATE OF CALIFORNIA
 10 COUNTY OF SANTA CLARA
 11 UNLIMITED CIVIL JURISDICTION

12 SANFER SPORTS CARS, INC.,
 13 Plaintiff,
 14 vs.
 15 BRYAN SHISLER,
 16 Defendant.

CASE NO. 109CV 159153
 ORDER GRANTING EX PARTE
 APPLICATION FOR ORDER PERMITTING
 SHERIFF TO GAIN POSSESSION OF
 PERSONAL PROPERTY LOCATED IN
 PRIVATE PLACE UNDER C.C.P. §
 699.030(a)&(b)

18 Based upon the ex parte application of judgment creditor SANFER SPORTS CARS, INC.,
 19 seeking an authorization to permit the Santa Clara County Sheriff to gain entrance in and to that
 20 certain residence commonly known as 1497 Bergerac Drive, San Jose, CA 95118 ("Residence"),
 21 for the purpose of taking possession of and seizing by way of levy those three motor vehicles
 22 commonly known as:

- 23 1995 Dodge Viper - VIN #1B3BR65E6SV201107;
- 24 1997 Lamborghini Diablo - VIN #2A9RU37B3VLA12789;
- 25 2002 Ducati - VIN #2DM1SB5V82B015811.

26 and the court having found probable cause for the issuance of this order based upon the sworn
 27 testimony of the judgment debtor at one or more orders of examination, and the issuance of prior
 28

1 restraining orders herein, and for good cause appearing, therefore,

2 IT IS HEREBY ORDERED that the Santa Clara County Sheriff is hereby authorized to
3 enter into the 1497 Bergerac Drive, San Jose, CA 95118, the garage, or any appurtenances
4 associated therewith, which might include any storage facility thereunder (hereinafter collectively
5 "Residence"), all for the purpose of executing upon, seizing, levying, and/or taking into possession
6 those three motor vehicles as listed above.

7 IT IS FURTHER ORDERED that the levying officer making the levy at the time of the
8 delivery of the property, pursuant to the order as demanded, shall announce his or her identity,
9 purpose and authority.

10 IT IS FURTHER ORDERED that if the property is not voluntarily delivered, the Santa
11 Clara County Sheriff may cause the building or enclosures where the vehicles are believed to be
12 located to be broken open in such a manner as the levying officer reasonably believes will cause
13 the least amount of damages.

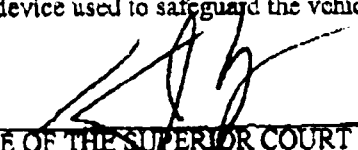
14 IT IS FURTHER ORDERED that the levying officer shall be entitled to employ the
15 services of one or more locksmiths, or other private individual, who may accompany the levying
16 officer for the purpose of mitigating any damages to the Residence, or facilitating access thereto.

17 IT IS FURTHER ORDERED that all restraining orders as previously entered by this court,
18 shall remain in full force and effect.

19 IT IS FURTHER ORDERED that the judgment debtor is hereby restrained, stayed,
20 forbidden and enjoined from the sale, transfer, mortgage, encumbrance, hiding, transporting,
21 concealing, or moving, directly or indirectly, of the motor vehicles, or any one of the same, shall
22 cooperate with the Santa Clara County Sheriff in making the vehicles available, shall disable any
23 lock, security devices, bars, or other impediment to gaining access to the Residence, and shall
24 disable any burglar alarm, security device, or other device used to safeguard the vehicles.

25
26 DATED: 8-31-2010

*Granted over
opposition*



JUDGE OF THE SUPERIOR COURT
Kevin J. Murphy

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NOTICE TO JUDGMENT DEBTOR

THIS COURT HAS ENTERED AN ORDER COMPELLING AND/OR RESTRAINING YOU FROM UNDERTAKING CERTAIN ACTION. FAILURE TO COMPLY THEREWITH MAY RESULT IN A CONTEMPT OF COURT.

FAUSERS\DJCNEW\shister.app

1 DAVID J. COOK, ESQ. (State Bar # 060859)
ROBERT J. PERKISS, ESQ (State Bar # 62386)
2 COOK COLLECTION ATTORNEYS
A PROFESSIONAL LAW CORPORATION
3 165 Fell Street
San Francisco, CA 94102-5106
4 Mailing Address: P.O. Box 270
San Francisco, CA 94104-0270
5 Tel.: (415) 989-4730
Fax: (415) 989-0491
6 Email: Cook@SqueezeBloodFromTurnip.com
File No. 54,098

7 Attorneys for Plaintiff
8 SANFER SPORTS CARS, INC.

ENDORSED

2010 OCT 15 PM 12: 23

David H. Yarnall, Clerk of the Superior Court
Santa Clara County, California
By: David H. Yarnall Clerk

9 SUPERIOR COURT FOR THE STATE OF CALIFORNIA
10 COUNTY OF SANTA CLARA
11 UNLIMITED CIVIL JURISDICTION

12 SANFER SPORTS CARS, INC.,)
13 Plaintiff,)
14 vs.)
15 BRYAN SHISLER,)
16 Defendant.)
17

CASE NO. 109CV 159153

(PROPOSED) ORDER FOR TURNOVER OF
PINK SLIPS AGAINST THIRD PARTY
CLAIMANTS

2010 OCT 15 PM 3: 02
SHERIFF DEPT.
CIVIL SECTION
SANTA CLARA COUNTY

18 Based upon the Declaration of David J. Cook, Esq., and pursuant to the authority under
19 C.C.P. § 720.380(a), and to facilitate the orderly sale of the motor vehicles, assuming that the
20 judgment creditor prevails in the Third Party Claim herein, and for good cause appearing,
21 therefore,

22 IT IS HEREBY ORDERED that Dee Shisler and Isabel Shisler shall surrender to the Santa
23 Clara County Sheriff, ATTN: CIVIL DIVISION, 55 W. Younger Avenue, San Jose, CA 95110,
24 the pink slips to the three motor vehicles as listed below:

- 25 1995 Dodge Viper - VIN #1B3BR65E6SV201107;
- 26 1997 Lamborghini Diablo - VIN #ZA9RU37B3VLA12789;
- 27 2002 Ducati - VIN #2DM1SB5V82B015811.

1 IT IS FURTHER ORDERED that the Santa Clara County Sheriff shall hold the pink slips,
2 pending the disposition of the Third Party Claim, either by way of a final judgment or the
3 expiration of any of the rights of the parties to appeal therefrom.

4
5 DATED: OCT 15 2010

Kevin J. Murphy

6 KEVIN MURPHY
7 JUDGE OF THE SUPERIOR COURT

8 **NOTICE TO JUDGMENT DEBTOR**

9 PLEASE TAKE NOTICE THAT THE COURT HAS ENTERED AN ORDER FOR
10 TURNOVER. FAILURE TO COMPLY WITH THIS ORDER MAY RESULT IN CONTEMPT
11 IN WHICH YOU MAY BE INCARCERATED IN THE COUNTY JAIL OF NOT MORE THAN
12 5 DAYS AND PAYMENT OF NOT MORE THE SUM OF \$1,000 PURSUANT TO
13 CALIFORNIA CODE OF CIVIL PROCEDURE SECTION 1209.

14 F:\USERS\DJCNEW\shisler.EX11
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1 DAVID J. COOK, ESQ. (State Bar # 060859)
 2 ROBERT J. PERKISS, ESQ (State Bar # 62386)
 3 COOK COLLECTION ATTORNEYS
 A PROFESSIONAL LAW CORPORATION
 4 165 Fell Street
 San Francisco, CA 94102-5106
 5 Mailing Address: P.O. Box 270
 San Francisco, CA 94104-0270
 6 Tel.: (415) 989-4730
 Fax: (415) 989-0491
 Email: Cook@SqueezeBloodFromTurnip.com
 File No. 54,098

ENDORSED
 2010 OCT 15 PM 12: 24
 David H. Yarrington, Clerk of the Superior Court
 County of Santa Clara, California
 By: Cheng Deputy Clerk

7 Attorneys for Plaintiff
 8 SANFER SPORTS CARS, INC.

9 SUPERIOR COURT FOR THE STATE OF CALIFORNIA
 10 COUNTY OF SANTA CLARA
 11 UNLIMITED CIVIL JURISDICTION

12 SANFER SPORTS CARS, INC.,)	CASE NO. 109CV 159153
)	
13 Plaintiff,)	(PROPOSED) ORDER FOR TURNOVER OF
)	PINK SLIP UNDER C.C.P. § 699.040(a)&(b)
14 vs.)	
)	
15 BRYAN SHISLER,)	
)	
16 Defendant.)	
)	

2010 OCT 15 PM 3: 02
 SHERIFF DEPT.
 CIVIL SECTION
 SANTA CLARA COUNTY

18 Based upon the Declaration of David J. Cook, Esq., and to facilitate the orderly sale of the
 19 motor vehicles as set forth below, assuming that the judgment creditor prevails in the Third Party
 20 Claim herein, and pending the outcome of the Third Party Claim proceeding, and for good cause
 21 appearing, therefore,

22 IT IS HEREBY ORDERED that BRYAN SHISLER shall deliver to the Santa Clara
 23 County Sheriff, ATTN: CIVIL DIVISION, 55 W. Younger Avenue, San Jose, CA 95110, the pink
 24 slips to the three motor vehicles as listed below:

- 25 1995 Dodge Viper - VIN #1B3BR65E6SV201107;
- 26 1997 Lamborghini Diablo - VIN #ZA9RU37B3VLA12789;
- 27 2002 Ducati - VIN #2DM1SB5V82B015811.

1 IT IS FURTHER ORDERED that the Santa Clara County Sheriff shall hold the pink slips,
2 pending the disposition of the Third Party Claim, either by way of a final judgment or the
3 expiration of any of the rights of the parties to appeal therefrom.

4
5 DATED: OCT 15 2010

Kevin J. Murphy

6 KEVIN MURPHY
7 JUDGE OF THE SUPERIOR COURT

8 **NOTICE TO JUDGMENT DEBTOR**

9 PLEASE TAKE NOTICE THAT THE COURT HAS ENTERED AN ORDER FOR
10 TURNOVER. FAILURE TO COMPLY WITH THIS ORDER MAY RESULT IN CONTEMPT
11 IN WHICH YOU MAY BE INCARCERATED IN THE COUNTY JAIL OF NOT MORE THAN
12 5 DAYS AND PAYMENT OF NOT MORE THE SUM OF \$1,000 PURSUANT TO
13 CALIFORNIA CODE OF CIVIL PROCEDURE SECTION 1209.

14 FAUSERS\DJCNEW\shisler.EX9
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<i>Attorney or Party without Attorney:</i> Cook Collection Attorneys 165 Fell Street San Francisco, CA 94102 Telephone No: (415) 989-4730 FAX No: (415) 989-0491			<i>For Court Use Only</i> ENDORSED FILED		
<i>Attorney for:</i> Plaintiff			Ref. No. or File No.:		
<i>Insert name of Court, and Judicial District and Branch Court:</i> Santa Clara County Superior Court			2010 NOV - 2 A 8: 13		
<i>Plaintiff:</i> Bryan Shisler <i>Defendant:</i> Sanfer Sports Cars, Inc.			David H. James County of Santa Clara, California S. GARCAYCO Clerk of the Superior Court Santa Clara, California		
PROOF OF MAILING See Attachment "A"		<i>Hearing Date:</i> Tue, Nov. 16, 2010	<i>Time:</i> 9:00AM	<i>By:</i> Dee Shisler	<i>Case Number:</i> 109CV159153

1. At the time of service I was at least 18 years of age and not a party to this action.

2. I served copies of the See Attachment "A"

3. a. Party served: Dee Shisler
 b. Person served: Dee Shisler

4. Address where the party was served: 5710 Tonopah Drive
 San Jose, CA 95123

5. I served the party:
 d. by other means On: Fri., Oct. 15, 2010 at: 5:00PM by mailing the copies to the person served, addressed as shown in item 4, by First Class Mail, postage prepaid, from: San Jose, CA

7. Person Who Served Papers:

- a. Kenneth T. Smith
- b. Bender's Legal Service
 LRS Investigations, PI 16723
 1625 The Alameda, Ste. 511
 San Jose, CA 95126
- c. 408 286-4182, FAX 408 298-4484

Recoverable Cost Per CCP 1033.5(a)(4)(B)

- d. The Fee for Service was: \$35.00
- e. I am: (3) registered California process server
 - (i) Owner
 - (ii) Registration No.: 542
 - (iii) County: Santa Clara
 - (iv) Expiration Date: Sat, Oct. 01, 2011

8. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: Tue, Oct. 19, 2010

Attachment "A"

Notice of Hearing on Petition and Petition for Hearing on Third Party Claim

Proof of Service

Verified Creditor's Statement Under C.C.P. 720.350(a) and C.C.P. 720.280(a) and (b)

Order Setting Third Party Claim for Hearing, Order Specially Setting Third Party Claim, and Order Excluding Documents

Ex Parte Application for Order Setting Third Party Claim for Hearing, Order Specially Setting Third Party Claim, And Order Excluding Documents

Memorandum of Point and Authorities in Support of Ex Parte Application for Order Setting Third Party Claim for Hearing, Order Specially Setting Third Party Claim, and Order Excluding Documents

Declaration of David J. Cook, Esq. in Support of Ex Parte Application for Order Setting Third Party Claim for Hearing, Order Specially Setting Third Party Claim, And Order Excluding Documents

Proof of Service

[Order For Turnover of Pink Slips Against Third Party Claimants

Ex Parte Application in Support of Turnover of Pink Slips Against Third Party Claimants Under C.C.P.720.380(a)

Proof of Service

Declaration of David J. Cook, Esq. in Support of Ex Parte Application in Support of Turnover of Pink Slips Against Third Party Claimants Under C.C.P.720.380(a)

[Order for Turnover of Pink Slip Under C.C.P. 699.040(a)&(b)

Ex Parte Application for Turnover of Pink Slips Under C.C.P. 699.(a)&(b)

Declaration of David J. Cook, Esq. In Support of Ex Parte Application for Turnover of Pink Slips Under C.C.P. 699.(a)&(b)

Proof of Service

Attorney or Party without Attorney: Cook Collection Attorneys 165 Fell Street San Francisco, CA 94102 Telephone No: (415) 989-4730 FAX No: (415) 989-0491				For Court Use Only ENDORSED FILED 2010 NOV -2 A 8:13 David H. ... County of Santa Clara By <u>S. LANGRISH</u> Deputy Clerk	
Attorney for: Plaintiff					
Insert name of Court, and Judicial District and Branch Court: Santa Clara County Superior Court					
Plaintiff: Bryan Shisler Defendant: Sanfer Sports Cars, Inc.					
PROOF OF MAILING See Attachment "A"		Hearing Date: Tue, Nov. 16, 2010	Time: 9:00AM	Dept/Div: 22	Case Number: 109CV159153

1. At the time of service I was at least 18 years of age and not a party to this action.

2. I served copies of the See Attachment "A"

3. a. Party served: Isabel Shisler
 b. Person served: Isabel Shisler

4. Address where the party was served: 5710 Tonopah Drive
 San Jose, CA 95123

5. I served the party:
 d. by other means On: Fri., Oct. 15, 2010 at: 5:00PM by mailing the copies to the person served, addressed as shown in item 4, by First Class Mail, postage prepaid,

7. Person Who Served Papers:

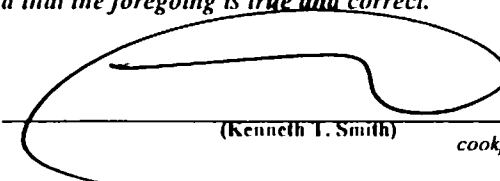
- a. Kenneth T. Smith
- b. Bender's Legal Service
 LRS Investigations, PI 16723
 1625 The Alameda, Ste. 511
 San Jose, CA 95126
- c. 408 286-4182, FAX 408 298-4484

Recoverable Cost Per CCP 1033.5(a)(4)(B)

- d. The Fee for Service was: \$35.00
- e. I am: (3) registered California process server
 - (i) Owner
 - (ii) Registration No.: 542
 - (iii) County: Santa Clara
 - (iv) Expiration Date: Sat, Oct. 01, 2011

8. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: Tue, Oct. 19, 2010



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Ex Parte Application in Support of Turnover of Pink Slips Against Third Party Claimants Under C.C.P.720.380(a)

Proof of Service

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[Order for Turnover of Pink Slip Under C.C.P. 699.040(a)&(b)

Ex Parte Application for Turnover of Pink Slips Under C.C.P. 699.(a)&(b)

Declaration of David J. Cook, Esq. In Support of Ex Parte Application for Turnover of Pink Slips Under C.C.P. 699.(a)&(b)

Proof of Service

Attorney or Party without Attorney: Cook Collection Attorneys 165 Fell Street San Francisco, CA 94102 Telephone No: (415) 989-4730 FAX No: (415) 989-0491				For Court Use Only ENDORSED FILED 2010 NOV -2 A 8:13 Denis H. [unclear] Clerk of the Superior Court County of Santa Clara, California By: [Signature]	
Attorney for: Plaintiff				Ref. No. or File No.:	
Insert name of Court, and Judicial District and Branch Court: Santa Clara County Superior Court					
Plaintiff: Bryan Shisler Defendant: Sanfer Sports Cars, Inc.					
PROOF OF MAILING See Attachment "A"		Hearing Date: Tue, Nov. 16, 2010	Time: 9:00AM	Dept/Div: 22	Case Number: 109CV159153

1. At the time of service I was at least 18 years of age and not a party to this action.
2. I served copies of the See Attachment "A"
3.

a. Party served:	Bryan Shisler
b. Person served:	Bryan Shisler
4. Address where the party was served:

1497 Bergerac Drive
San Jose, CA 95118
5. I served the party:

d. by other means	On: Fri., Oct. 15, 2010 at: 5:00PM by mailing the copies to the person served, addressed as shown in item 4, by First Class Mail, postage prepaid, from: San Jose, CA
-------------------	---
7. **Person Who Served Papers:**

a. Kenneth T. Smith b. Bender's Legal Service LRS Investigations, PI 16723 1625 The Alameda, Ste. 511 San Jose, CA 95126 c. 408 286-4182, FAX 408 298-4484	Recoverable Cost Per CCP 1033.5(a)(4)(B) d. <i>The Fee for Service</i> was: \$35.00 e. I am: (3) registered California process server <table style="width: 100%; border: none;"> <tr> <td style="width: 15%;">(i) Owner</td> <td></td> </tr> <tr> <td>(ii) Registration No.:</td> <td>542</td> </tr> <tr> <td>(iii) County:</td> <td>Santa Clara</td> </tr> <tr> <td>(iv) Expiration Date:</td> <td>Sat, Oct. 01, 2011</td> </tr> </table>	(i) Owner		(ii) Registration No.:	542	(iii) County:	Santa Clara	(iv) Expiration Date:	Sat, Oct. 01, 2011
(i) Owner									
(ii) Registration No.:	542								
(iii) County:	Santa Clara								
(iv) Expiration Date:	Sat, Oct. 01, 2011								

8. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
 Date: Tue, Oct. 19, 2010

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Ex Parte Application for Order Setting Third Party Claim for Hearing, Order Specially Setting Third Party Claim, And Order Excluding Documents

Memorandum of Point and Authorities in Support of Ex Parte Application for Order Setting Third Party Claim for Hearing, Order Specially Setting Third Party Claim, and Order Excluding Documents

Declaration of David J. Cook, Esq. in Support of Ex Parte Application for Order Setting Third Party Claim for Hearing, Order Specially Setting Third Party Claim, And Order Excluding Documents

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[Order for Turnover of Pink Slip Under C.C.P. 699.040(a)&(b)

Ex Parte Application for Turnover of Pink Slips Under C.C.P. 699.(a)&(b)

Declaration of David J. Cook, Esq. In Support of Ex Parte Application for Turnover of Pink Slips Under C.C.P. 699.(a)&(b)

Proof of Service

1 DAVID J. COOK, ESQ. (State Bar # 060859)
2 ROBERT J. PERKISS, ESQ (State Bar # 62386)
3 COOK COLLECTION ATTORNEYS
4 A PROFESSIONAL LAW CORPORATION
5 165 Fell Street
6 San Francisco, CA 94102-5106
7 Mailing Address: P.O. Box 270
8 San Francisco, CA 94104-0270
9 Tel.: (415) 989-4730
10 Fax: (415) 989-0491
11 Email: Cook@SqueezeBloodFromTurnip.com
12 File No. 54,098

200 SEP 17 A 8:36

D. Wendel

13 Attorneys for Plaintiff
14 SANFER SPORTS CARS, INC.

15 SUPERIOR COURT FOR THE STATE OF CALIFORNIA

16 COUNTY OF SANTA CLARA

17 UNLIMITED CIVIL JURISDICTION

18 SANFER SPORTS CARS, INC.,)
19)
20 Plaintiff,)
21 vs.)
22 BRYAN SHISLER,)
23)
24 Defendant.)

CASE NO. 109CV 159153

ORDER DIRECTING SANTA CLARA
COUNTY SHERIFF TO PICK UP AND
RECOVER VEHICLE PURSUANT TO C.C.P.
§ 699.070

25 Based upon the ex parte application of judgment creditor SANFER SPORTS CARS, INC.,
26 and the prior representations of the judgment debtor BRYAN SHISLER that in fact he is the
27 owner of that certain 1997 Lamborghini Diablo, and finding that the Sheriff is authorized to pick
28 up and recover the vehicle under C.C.P. § 699.070(a), and preserving the rights of ISABEL
SANDOVAL SHISLER aka ISABEL S. SHISLER aka ISABEL SHISLER to file a third party
claim, should she so choose, and for good cause appearing, therefore,

IT IS HEREBY ORDERED that the Santa Clara County Sheriff, under and pursuant to the
Writ of Execution issued by this court on 9/7/10, is authorized to levy, execute, seize, and sell that
certain 1997 Lamborghini Diablo -VIN #ZA9RU37B3VLA12789, even though the title or
registration of the vehicle is in the name of ISABEL SANDOVAL SHISLER who is also known

1 as ISABEL S. SHISLER aka ISABEL SHISLER.

2 IT IS FURTHER ORDERED that the Santa Clara County Sheriff is hereby authorized to
3 proceed under all orders previously issued by this court, which includes 1) ORDER GRANTING
4 EX PARTE APPLICATION FOR ORDER PERMITTING SHERIFF TO GAIN POSSESSION
5 OF PERSONAL PROPERTY LOCATED IN PRIVATE PLACE UNDER C.C.P. §
6 699.030(a)&(b), and 2) ORDER GRANTING MOTION FOR TURNOVER.

7 IT IS FURTHER ORDERED that the incorrect Lamborghini Diablo VIN
8 #2A9RU37B3VLA12789 set out in both of the above orders is hereby amended to read VIN
9 #ZA9RU37B3VLA12789.

10 SEP 17 2010
11 DATED: _____

Kevin J. Murphy

JUDGE OF THE SUPERIOR COURT

13 F:\USERS\DJCNEW\shisler.app5

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UCS

1 DAVID J. COOK, ESQ. (State Bar # 060859)
2 ROBERT J. PERKISS, ESQ (State Bar # 62386)
3 COOK COLLECTION ATTORNEYS
4 A PROFESSIONAL LAW CORPORATION
5 165 Fell Street
6 San Francisco, CA 94102-5106
7 Mailing Address: P.O. Box 270
8 San Francisco, CA 94104-0270
9 Tel.: (415) 989-4730
10 Fax: (415) 989-0491
11 Email: Cook@SqueezeBloodFromTurnip.com
12 File No. 54,098

FILED

2010 JUL 13 A 10:12

David H. ... of the Superior Court
of California
By: 1. Gao-Higuer...

7 Attorneys for Plaintiff and Judgment Creditor
8 SANFER SPORTS CARS, INC.

9 SUPERIOR COURT FOR THE STATE OF CALIFORNIA
10 COUNTY OF SANTA CLARA
11 UNLIMITED CIVIL JURISDICTION

12 SANFER SPORTS CARS, INC.,) CASE NO. 109CV 159153
13)
14 Plaintiff,) ORDER GRANTING MOTION FOR
15 vs.) TURNOVER
16 BRYAN SHISLER,)
17 Defendant.)

18 Said notice of motion and motion for turnover order having come on regularly for hearing
19 this 13th day of July, 2010 in Dept. 22 at 9:00 a.m. before the Honorable Kevin Murphy, and
20 Robert J. Perkiss, Esq., appearing for and on behalf of Plaintiff and Judgment Creditor SANFER
21 SPORTS CARS, INC., and Plaintiff having effectuated service of process of the notice of motion
22 and motion for a turnover order under C.C.P. § 699.040, and ~~no~~ ^{as noted} appearance by Defendant BRYAN
23 SHISLER, and for good cause appearing, therefore,

24 IT IS HEREBY ORDERED that the notice of motion and motion for turnover order is
25 granted.

26 IT IS FURTHER ORDERED that BRYAN SHISLER, an individual, shall turn over to the
27 Santa Clara County Sheriff, 55 W. Younger Street, San Jose, CA 95110, all of the three vehicles
28 described as follows:

1 1995 Dodge Viper - VIN #1B3BR65E6SV201107;
2 1997 Lamborghini Diablo - VIN #2A9RU37B3VLA12789;
3 2002 Ducati - VIN #2DM1SB5V82B015811.

4 IT IS FURTHER ORDERED that BRYAN SHISLER shall cooperate with and comply
5 with this order, by delivery of the above three vehicles, and each of the same, to a place as may be
6 designated by the Santa Clara County Sheriff, and shall otherwise refrain from obstructing the
7 Santa Clara County Sheriff from the involuntary seizure under a Writ of Execution which may be
8 issued by this court herein.

9 DATED: 7.13.2010

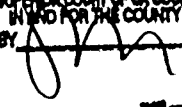
10 
11 KEVIN MURPHY
12 JUDGE OF THE SUPERIOR COURT

13 NOTICE TO BRYAN SHISLER

14 PLEASE TAKE NOTICE THAT AN ORDER HAS BEEN ENTERED COMPELLING
15 YOU TO TURN OVER THE THREE VEHICLES AS DESCRIBED HEREIN. FAILURE TO
16 COMPLY WITH THIS ORDER MAY RESULT IN CONTEMPT, IN WHICH YOU MAY BE
17 INCARCERATED IN THE COUNTY JAIL AND/OR SUBJECT TO MONETARY FINES.

18 THE FOREGOING INSTRUMENT IS
19 A CORRECT COPY OF THE ORIGINAL
20 ON FILE IN THIS OFFICE
21 ATTEST: DAVID H. YAMASAKI

22 JUL 13 2010

23 CHIEF EXECUTIVE OFFICER CLERK
24 SUPERIOR COURT OF CA COUNTY OF SANTA CLARA
25 IN AND FOR THE COUNTY OF SANTA CLARA
26 BY  DEPUTY



1 DAVID J. COOK, ESQ. (State Bar # 060859)
2 ROBERT J. PERKISS, ESQ. (State Bar # 62386)
3 COOK COLLECTION ATTORNEYS
4 A PROFESSIONAL LAW CORPORATION
5 165 Fell Street
6 San Francisco, CA 94102-5106
7 Mailing Address: P.O. Box 270
8 San Francisco, CA 94104-0270
9 Tel.: (415) 989-4730
10 Fax: (415) 989-0491
11 Email: Cook@SqueezeBloodFromTurnip.com
12 File No. 54,098

13 Attorneys for Plaintiff
14 SANFER SPORTS CARS, INC.

15 SUPERIOR COURT FOR THE STATE OF CALIFORNIA

16 COUNTY OF SANTA CLARA

17 UNLIMITED CIVIL JURISDICTION

18 SANFER SPORTS CARS, INC.,)

19 Plaintiff,)

20 vs.)

21 BRYAN SHISLER,)

22 Defendant.)

CASE NO. 109CV 159153

ORDER FOR TURNOVER OF PERSONAL
PROPERTY AFTER EXAMINATION OF
JUDGMENT DEBTOR UNDER C.C.P. §
708.205

23 Said examination of BRYAN SHISLER having come on regularly for hearing this 7th day
24 of October, 2010 in Dept. 22 before the Honorable Kevin Murphy, Judge of the Superior Court,
25 and Robert J. Perkiss, Esq., appearing on behalf of Judgment Creditor SANFER SPORTS CARS,
26 INC., a corporation, and BRYAN SHISLER appearing In Pro Per, and counsel having represented
27 to the court that the Santa Clara County Sheriff has levied and seized the below listed motor
28 vehicles,

1995 Dodge Viper - VIN #1B3BR65E6SV201107;

1997 Lamborghini Diablo - VIN #ZA9RU37B3VLA12789;

2002 Ducati - VIN #2DM1SB5V82B015811.

and that the judgment creditor intends to proceed with a sale thereof,

FILED

OCT -7 2010

David J. Cook
Robert J. Perkiss
Clerk of the Superior Court
Santa Clara County, California
Dy. Duarte

1 And the court having considered that the Sheriff's sale might produce a greater and more
2 substantial recovery if the motor vehicles are operational, can be driven off the lot, can be turned
3 on and off, and in fact that the engine "runs," and that it will be a necessity that the Sheriff take
4 possession of all keys to the cars, locking mechanisms, security and alarm codes, and for good
5 cause appearing, and

6 The court having the authority to issue a turnover order directing that BRYAN SHISLER
7 turn over personal property in his possession to the Santa Clara county Sheriff under C.C.P. §
8 708.205, which provides as follows:

9 § 708.205.

10 (a) Except as provided in subdivision (b), at the conclusion of a proceeding
11 pursuant to this article, the court may order the judgment debtor's interest in the
12 property in the possession or under the control of the judgment debtor or the third
13 person or a debt owed by the third person to the judgment debtor to be applied
14 toward the satisfaction of the money judgment if the property is not exempt from
15 enforcement of a money judgment. Such an order creates a lien on the property or
16 debt.

17 (b) If a third person examined pursuant to Section 708.120 claims an interest in the
18 property adverse to the judgment debtor or denies the debt and the court does not
19 determine the matter as provided in subdivision (a) of Section 708.180, the court
20 may not order the property or debt to be applied toward the satisfaction of the
21 money judgment but may make an order pursuant to subdivision (c) or (d) of Section
22 708.180 forbidding transfer or payment to the extent authorized by that section.

23 IT IS HEREBY ORDERED that BRYAN SHISLER shall surrender to the Santa Clara
24 County Sheriff, Attn: Civil Division, 55 W. Younger Avenue, San Jose, CA 95110, the keys to the
25 cars, locking mechanism, and security and alarm codes. *if in person*

26 IT IS FURTHER ORDERED that BRYAN SHISLER shall return to this court on October
27 14, 2010 at 9:00 a.m. in this department hereof and report that he has in fact complied with this
28 order, or otherwise that the judgment creditor advises the court that Mr. Shisler has complied with
the order.

29 DATED: *10-7-2010*

30 THE FOREGOING INSTRUMENT IS
31 A CORRECT COPY OF THE ORIGINAL
32 ON FILE IN THIS OFFICE
33 ATTEST: DAVID H. YAMASAKI

34 OCT - 7 2010

35 CHIEF EXECUTIVE OFFICER/CLERK
36 SUPERIOR COURT OF CA COUNTY OF SANTA CLARA
37 IN AND FOR THE COUNTY OF SANTA CLARA
38 BY: *[Signature]* DEPUTY



[Signature]
39 KEVIN MURPHY
40 JUDGE OF THE SUPERIOR COURT

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NOTICE TO THE JUDGMENT DEBTOR

PLEASE TAKE NOTICE THAT AN ORDER HAS BEEN ENTERED AGAINST YOU
COMPELLING YOU TO TAKE CERTAIN ACTION. FAILURE TO COMPLY MAY RESULT
IN YOUR BEING HELD IN CONTEMPT OF COURT.

F:\USERS\DJCNEW\shisler.ordturnover2

1 PROOF OF SERVICE

2 BRYAN SHISLER
3 1497 Bergerac Drive
4 San Jose, CA 95118

5 I declare:

6 I am employed in the County of San Francisco, California. I am over the age of eighteen
7 (18) years and not a party to the within cause. My business address is 165 Fell Street, San
8 Francisco, CA 94102. On the date set forth below, I served the attached:

9 ORDER FOR TURNOVER OF PERSONAL PROPERTY AFTER EXAMINATION OF
10 JUDGMENT DEBTOR UNDER C.C.P. § 708.205

11 on the above-named person(s) by:

12 XXX (BY MAIL) Placing a true copy thereof, enclosed in a sealed envelope with postage
13 thereon fully prepaid, in the United States mail at San Francisco, California, addressed to the
14 person(s) served above.

15 XXX (BY FEDERAL EXPRESS) Placing a true copy thereof, enclosed in a sealed envelope
16 with postage thereon fully prepaid, in the Federal Express Office at San Francisco, California,
17 addressed to the person(s) served above.

18 I declare under penalty of perjury that the foregoing is true and correct.

19 Executed on October 8, 2010.

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23
24
25
26
27
28


Karene Jen

TO (Name and Address): Cook Collection Attorneys, PLC P O Box 270 San Francisco, CA 94104-0270	LEVYING OFFICER (Name and Address) Santa Clara County Sheriff's Office Office of the Sheriff-Civil Division 55 W Younger Ave San Jose, CA 95110
NAME OF COURT, JUDICIAL DISTRICT or BRANCH COURT, IF ANY: Santa Clara County Superior Court 191 North First Street San Jose, CA 95113 Limited	(408) 808-4800 Fax: (408) 998-0636 California Relay Service Number (800) 735-2929 TDD or 711
PLAINTIFF: Sanfer Sports Cars, Inc. DEFENDANT: Bryan Shisler	COURT CASE NO.: 109CV159153
Notice of Filing 3rd Party Claim	LEVYING OFFICER FILE NO.: 2010800270

Notice mailed on: **10/05/2010**

Mailed from: **San Jose, CA**

The Sheriff's Office has received a 3rd party claim from: **Dee and or Isabel Shisler**
5710 Tonopah Dr.
San Jose, CA 95123

A copy of the claim is attached. The claim was filed in reference to the above civil action.

Property subject to 3rd party claim: **Lamborghini Diablo, Ducati,**
Bryan Shisler
1497 Bergerac Drive
San Jose, CA 95118

As judgment creditor or debtor, you MUST take appropriate action regarding the following:

3rd Party Claim of Ownership or Possession (720.110 CCP)

The person named above has filed an undertaking with their 3rd party claim of ownership or possession to release the above described property. The property will be released unless a written objection to the undertaking is filed by the creditor with the court and Sheriff within 15 days of the date of this notice (720.760 CCP).

The person named above has not filed an undertaking with their 3rd party claim of ownership or possession. The property levied upon will be released unless, within 15 days of the date of this notice, the creditor files with the Sheriff an undertaking that satisfies the requirements of section 720.160 CCP, and provides an affidavit of service showing proof that a copy of the undertaking has been served on the beneficiary pursuant to section 995.370 CCP.

3rd Party Claim of Security Interest or Lien (720.210 CCP)

The person named above has filed an undertaking with their 3rd party claim of security interest or lien. The above described property will be released unless the creditor files and objection with the court and the Sheriff, within 15 days of the date of this notice. (720.760 CCP)

The person named above has not filed an undertaking with their 3rd party claim of security interest or lien. The above described property will be released unless, within 15 days of the date of this notice, the creditor files with the Sheriff an undertaking that satisfies the requirements of section 720.260 CCP, and a statement under section 720.280 CCP, and provides an affidavit of service showing proof that a copy of the undertaking has been served on the beneficiary pursuant to section 995.370 CCP.

In lieu of posting an undertaking, the creditor may deposit with the Sheriff the amount of the claim plus interest of 10% per annum to the estimated date of tender to the secured party or lien holder (15 days) 720.240 CCP.

Pursuant to section 720.140 or 720.240 CCP, you are hereby given notice as a judgment debtor in the above described civil action.

Laurie Smith, Sheriff


Sheriff's Authorized Agent

THIRD PARTY CLAIM OF OWNERSHIP
OR POSSESSORY RIGHTS

SUPERIOR COURT OF CA COUNTY OF SANTA CLARA

PLAINTIF)
SANFER) CASE NO. 109CV159153
)
VS) THIRD PARTY CLAIM OF OWNERSHIP/SUPERIOR
) RIGHT OF POSSESSION
DEFENDANT)
BRYAN SHISLER)
_____)

TO: SHERRIF 55 W.YOUNGER AVE SAN JOSE CA 95110

I Isabel and or Dee Shisler ("third party claimant/s") have personal knowledge of the facts set forth herein.

Notice is here by given that the third party claimant claims ownership of /right of possession of the vehicles that were levied against or upon on or about 9/2010 Lamborghini Diablo VIN number ZA9RU37B3VLA12789, Ducati VIN number ZDM15V82B015811 Dodge Viper VIN number 1B3BR65E65V201107

Third party claimant acquired its ownership in superior right to possession of the aforementioned property by virtue of signed contracts declaring ownership rights of said property. The evidence is backed by evidence of loans made to acquire said property.

Third Property Claimant address is in the state of CA where service can be mailed to

Dee and or Isabel Shisler
5710 Tonopah Dr.
San Jose CA 95123

The fair market value of said property is estimated at \$80,000 interest in said property is 100%

Copies of all writings upon which this claim is based are attached hereto.

THIRD PARTY CLAIMANT REQUESTS THAT THE AFOREMENTIONED PROPERTY BE RELEASED.

I DECLARE UNDER THE PENALTY OF PURJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING IS TRUE AND CORRECT.

Date 10/4/2010

Dee F. Shisler
Third party name

[Signature]
Third party signature of declarant

I Isabel Shisler declare in the event of my death or change in my marital status, the following vehicles and property listed below will be transferred to my son Bryan B. Shisler

Dodge Viper
Lamborghini Diablo
Ducati 998
Property and its contents at 1497 Bergerac Drive San Jose CA 95118

I Isabel Shisler will not sell property without 15 day notice to Bryan Shisler.

If Isabel Shisler or Dee Shisler request for any reason to have any property recorded with city county or state agencies that the property is in fact Dee and Isabel's property (per signed contracts) that Bryan will pay any fees associated with said transfers. If fees costs are paid by Isabel Shisler that these fees will be paid back to Isabel Shisler and added to the loans that are owed to Isabel and Dee Shisler.

When Bryan Shisler pays back all loan and if vehicles or property have been transferred into Isabel Shisler's name, Isabel Shisler will voluntarily fill out appropriate forms that will show transfers are to be parent child so as not to incur unnecessary taxes or fees.

11/17/2007

~~Isabel Shisler~~ - 11/17/2007 *Wu J. Shisler*
pg 2

I, Bryan Shisler agree to the following terms and conditions, in exchange for ongoing loans that will be used for general business and general personal purposes. The following terms are not negotiable. All terms below are fully enforceable until loans are paid back in full. If all loans are paid back in full and a new loan/s is/are initiated the below terms will be in full force again. This is regardless of any new agreement being signed or how old this agreement is. It is further stipulated that none of the property or vehicles purchased by Bryan and Shelly Shisler/any company they own/owned would not be affordable, without the funds provided by Dee and Isabel Shisler to acquire said properties, therefore it is agreed that any property or vehicles purchased during the term of these loans is the property of Dee and Isabel Shisler. This "property" is not to be confused with "collateral" but actually is the property of Isabel and Dee Shisler. This includes any property or vehicles that a company they own purchases during the term of these loans.

It is further agreed that if at any time Dee and Isabel Shisler need money for any reason that they have full rights to sell (in the manner they see fit with 15 days notice) said property or vehicles that were purchased during the time money owed them. There is no exception to this. It is further agreed that if there are other terms that need to be added to protect the ownership of said property of Dee and Isabel Shisler and any property purchased by Bryan Shisler or any companies that he might own or has owned during the term of this agreement, that Bryan Shisler will willingly sign said addition to this agreement. Any violation of this agreement that is not enforced immediately by Dee and Isabel Shisler means it can be enforced at any time without notice.

Interest on these loans is 6% APR. **Loans including interest must be paid back in full by December 2017** or property and or vehicles can be liquidated (or taken physical possession of) by Dee and Isabel Shisler. Valuation of said property will be by independent mutually agreed to party. If Dee and Isabel keep property or sell it, it is immaterial. The valuation of property will stand and this value of said property will be the amount reduced from the balance owed on the loans.

- No business purchases over \$500. can be made without written or at least verbal prior approval by Isabel Shisler or Dee Shisler, by any company that Bryan Shisler owns **unless for materials, payroll costs for jobs that will generate income**. All "books" and tax returns are to accessible with 48 hours notice and if requested monthly balance sheets/income statements will be provided to Dee and Isabel Shisler. No business can pay an employee unless this person will generate income i.e. if you are paying someone that is not generating income that would be considered diverting funds that should be being used to pay back loans to Isabel and Dee Shisler. This will be considered a direct violation of this contract and loans can be "called" and any property, receivables, or vehicles can be confiscated to pay back loans due at that time.
- Any receivables whether they be a loan to other party or they be a receivables due a business that is owned by Bryan and Shelly is to be considered money that is to be paid directly to Dee and Isabel Shisler (less cost of doing business, and money for Bryan and Shelly's agreed to payroll).
- No personal purchases over \$500. can be made without prior written or at least verbal approval by Isabel Shisler or Dee Shisler, **unless for emergency medical, emergency transportation repairs, or to keep insurances up to protect property that is agreed to here as Isabel and Dee Shisler's property**. Purchases that are not authorized during the term of this contract are still the the property of Dee and Isabel Shisler. If property is sold and money used to by other

[Handwritten signature] 4/13/2005

Shisler.

This contract is in addition to all agreements signed since 1990. If there is a conflict in this contract with any previous agreements this agreement will supersede or be in addition to all previous agreements. No verbal agreements will be considered valid unless stipulated here.

I Bryan Shisler *willingly* agree to the following loan terms and will not in any venue try to get out of these terms or renegotiate these terms under any circumstances or for any reason. If Bryan or Shelly try to change the terms in any court of law or other venue Bryan, Shelly or the company they own will pay for any costs that occur to defend such efforts to break this contract.

[Handwritten signature]

[Handwritten signature]

4/11/1995

[Handwritten signature]

LOAN TERMS

Preface

The overarching understanding is that the loans that are going to be provided by Dee and Isabel Shisler to Bryan and Shelly Shisler are to help establish Bryan and Shelly's life, and that this money that Dee and Isabel Shisler will be counting on being repaid so that Dee and Isabel Shisler will be able to pay their bills in retirement. This money is **not** to be construed as a gift. It is further understood that this money was earned during a lifetime of work by Dee and Isabel and that the loans will have terms that are to protect said retirement funds.

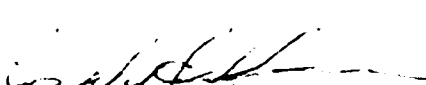
By signing these loan docs Bryan Shisler **completely** understands that these terms will make any assets that are purchase during the term of these loans the sole and whole property of Dee and Isabel Shisler. This is not to be construed as a lien holder position on said property. Terms of these loans began when money was loaned to purchase 5502 Dwight ave in San Jose for Bryan and Shelly to live in. Ownership of said property is regardless what is purchased i.e. real estate, vehicles, or personal affects. This ownership is regardless how property is recorded with government agencies, for example if Bryan, Shelly, or a company they owns were to purchase a car or truck for personal or business use and they were to title said vehicle in Bryan's or a company name it is acknowledged here that the property is that of Dee and Isabel Shisler this is regardless if Bryan got other loans to buy said property. If Dee and or Isabel Shisler feel it is necessary for any reason to have title moved to their name, Bryan would be responsible for said costs of changing title on a house, or a car etc.. We are allowing Bryan or one of his companies to title property in his name or company name to protect Dee and Isabel Shisler from any kind of legal issues that may arise due to Bryan Shisler's business dealings, personal dealings, or for example an employee were to get in an accident while driving a company truck. If Bryan and Shelly were to get divorced, or if Bryan Shisler were to die during the term of these loans, Dee and Isabel have a right to call said loans and require liquidation of said property.

Dee and Isabel Shisler state here that these loans can be used for general business and or general personal purposes. All terms will and are fully enforceable until loans are paid back in full. When loans are paid back in full and then a new loan is initiated it is agreed that these terms will apply again with no terms changing unless agreed to in writing. Since none of the property purchased by Bryan and Shelly Shisler or the company they own or will own would be able to be purchased without said loans by Dee and Isabel Shisler said properties, are again agreed to be owned by Dee and Isabel Shisler. This means any property or vehicles purchased during the terms of these loans regardless of how small balance owed. Furthermore the property that is purchased by Bryan, Shelly or a company they own is not "collateral" it is the property of Isabel & Dee Shisler. Bryan agrees that there will be income that will be generated from their business but that this loan agreement still strictly dictates that if Bryan, Shelly or a company they own purchases personal property, vehicles or real estate it is in fact per this contract the personal property of Isabel and Dee Shisler until all loans are paid back in full.

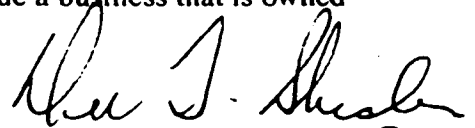
If at any time Dee and Isabel Shisler need money for any reason that they have full rights to sell (in the manner they see fit with 15 days notice said property). There is no exception to this. It is further agreed that if there are other terms that need to be added to protect the ownership of said property of Dee and Isabel Shisler and any property purchased by Bryan Shisler or any companies that he might own or has owned during the term of this agreement, that Bryan Shisler will willingly sign said addition to this agreement. Any violation of this agreement that is not enforced immediately by Dee and Isabel Shisler means that it can be enforced at any time without notice.

Loan interest rate is 6.5% unless a signed change is agreed to by Isabel or Dee Shisler.
Property and vehicles can be sold by Dee and Isabel Shisler with only 15 day notice.

Purchases by Bryan, Shelly Shisler or their companies that are over \$800 would have to be authorized by Isabel Shisler or Dee Shisler. All books and tax returns are to accessible with 48 hours notice and if requested monthly balance sheets/income statements will be provided to Isabel Shisler. Any receivables whether they be a loan to other party or they be a receivables due a business that is owned


4/11/1995




Pg 5

by Bryan and Shelly is to be considered money that is to be paid directly to Dee and Isabel Shisler (less cost of doing business, and money for Bryan and Shelly's agreed to payroll).

If money is used to purchase **unauthorized** personal or business property of any type Dee and Isabel Shisler have the right without notice to sell this said property to pay back money owed them.

"Personal vehicles", business vehicles, sports cars, or motorcycles, are not to be driven unless fully insured. It is further agreed that "sports cars" and motorcycles are only to be used for business or promotional purposes and not to be driven for any other reason. This is to minimize risk/liability exposure to this property/vehicles agreed to as owned by Dee and Isabel Shisler. *Furthermore Bryan or his companies will pay the cost to defend any lawsuit that names Dee and Isabel Shisler due to the ownership of said property or vehicles i.e. car accident or lawsuit from business related activities.*

Home owners insurance to protect the assets that Isabel and Dee Shisler own per this contract are to be fully in effect at all times and paid for by Bryan and Shelly Shisler.

Property taxes are to be kept current by Bryan and Shelly Shisler on any property requiring it. Any fines late fees etc. are to be born by Bryan and Shelly Shisler.

Any fines, parking tickets or late registration costs are to born exclusively by Bryan and Shelly Shisler or the companies they own.

All vehicles will be maintained to keep their value at "high blue book values" or at least as good as condition as when purchased less normal wear and tear.

Bryan or Shelly are not to **sell any of the assets** they have purchased with a value above \$800 without permission and repayment of loans from Isabel and Dee Shisler to Bryan and Shelly Shisler or any company they own or will own.

Per this contract, any company assets purchased by Bryan Shisler are owned by Isabel Shisler and Dee Shisler until Isabel and Dee Shisler are paid back all monies owed.

The property that is located at 1497 Bergerac Dr. purchased by Bryan Shisler and Shelly Shisler is the property of Dee and Isabel Shisler.

It is further agreed that this contract is binding on its own whether or not titles for property or vehicles are recorded with city, state, or federal agencies, or whether or not titles were or are recorded, or transferred to or from Isabel and or Dee Shisler or Bryan/Shelly Shisler. **This agreement will always supersede any city, state, or federal recordings regardless of intention of said titling with city, state, federal agencies until loans are paid in full.**

If any vehicle or property per this agreement is sold all monies will go directly to Isabel and Dee Shisler unless otherwise agreed to by Dee and Isabel Shisler. Furthermore, any money received will be by check or money order made out directly to Dee and Isabel Shisler.

It is further agreed that the Residence 1497 Bergerac Drive is also owned Isabel Shisler owner house regardless of deed of trust status.

In the case of Isabel and Dee Shisler death 50% of the property reverts back to Bryan Shisler and 50% will go to Robert Shisler.

If at any time there is a breach of any part of this agreement the vehicles house or other assets can or will be removed from possession without out notice.

You are not to sell or otherwise encumber the property or vehicles without permission from Dee and Isabel Shisler. If you are to sell an asset of any type the sale price must be agreed to by Dee and Isabel

4/11/1995
[Signature]

[Signature]

[Signature]

Alliance
CREDIT UNION

California
265 Curtner Ave.
San Jose, CA 95125
(408) 445-3386

North Carolina
237 Racine Drive
Wilmington, NC 28403
(800) 232-8469

Patent #5,772,240

90-7480
#211M1

NO. 2100900

CASHIER'S CHECK

PAY THIRTY THOUSAND AND 00/100 DOLLARS

DATE 28NOV08 AMOUNT \$ **30000.00

TO THE ORDER OF BRYAN SHISLER***

VOID AFTER 90 DAYS

Remitter: ISABEL S SHISLER

Isabel S Shisler
AUTHORIZED SIGNATURE

⑈ 2100900 ⑆ ⑆ 321176804 ⑆ 00000007319 ⑆

Account: 7319 Draft#: 2100900 Amount: \$30,000.00 Sequence: 5058870 Date: 12/02/2008 CUID: 321176804 Branch: 0 WorkType: MSDS

WARNING DO NOT CASH THIS CHECK WITHOUT NOTING SECURITY FEATURES ON FRONT AND BACK
ENDORSE HERE

[Handwritten Signature]

NOTE THE ABOVE LINES ARE COMPOSED OF MICRON TYPING CONTAINING THE WORDS "VOID". CHECK WITH MAGNIFYING GLASS.

DO NOT WRITE OR SIGN BELOW THIS LINE

321176833
146 - MERIWEST CU - 146

NOV 29 2008

5616 CHESBRO AVE.
SAN JOSE, CA 95128

MERIWEST CREDIT UNION
>321176833<
SAN JOSE CA 408363321

DOCUMENT IS PRINTED ON TAMPERSAFE WATERMARKED STOCK AND HAS MICROTYPE AND BLEED THROUGH NUMBERS.

NO. 2135044

ALLIANCE
CREDIT UNION

California
265 Curtner Ave.
San Jose, CA 95125
(408) 445-3388

North Carolina
237 Rache Drive
Wilmington, NC 28403
1 (800) 232-8669



70-7680
3711(4)

CASHIER'S CHECK

DATE 28JAN09 AMOUNT \$ **20000.00

PAY TWENTY THOUSAND AND 00/100 DOLLARS

TO THE ORDER OF BRYAN SHISLER***

VOID AFTER 90 DAYS

Isabel B Shisler
AUTHORIZED SIGNATURE

Re: Issued: ISABEL B SHISLER

⑆2135044⑆ ⑆321176804⑆0000007319⑆ ⑆000200000⑆

ount: 7319 Draft#: 2135044 Amount: \$20,000.00 Sequence: 9000326 Date: 02/03/2009 CUID: 321176804 Branch: 0 WorkType: MSDS

WARNING DO NOT CASH THIS CHECK WITHOUT NOTIFYING SECURITY FEATURES ON FRONT AND BACK.

LOOK HERE

DEPOSIT ONLY

NOTE THE ABOVE LINES ARE COMPOSED OF MICRO TYPE CONTAINING THE WORDS "SAFE" CHECK WITH MAGIFIER.

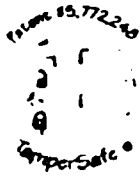
DO NOT WRITE OR SIGN BELOW THIS LINE

02/03/2009 TELLER 104 81/30/2809
121589222

ALLIANCE
CREDIT UNION

California
265 Curtner Ave.
San Jose, CA 95128
(408) 445-3386

North Carolina
237 Racine Drive
Wilmington, NC 28403
1 (800) 232-8669



90-7680
3211791

NO. 2135071

CASHIER'S CHECK

called ok

DATE
07FEB09

AMOUNT
\$ **22000.00

PAY TWENTY TWO THOUSAND AND 00/100 DOLLARS

TO THE ORDER OF
BRYAN SHISLER***

VOID AFTER 90 DAYS

Remitter: ISABEL G SHISLER

Isabel G Shisler
AUTHORIZED SIGNATURE

⑆ 2135071⑆ ⑆ 321176804⑆ 0000007319⑆

court:7319 Draft#:2135071 Amount:\$22,000.00 Sequence:5205828 Date:02/10/2009 CUID:321176804 Branch:0 WorkType:MSDS

WARNING DO NOT CASH THIS CHECK WITHOUT NOTING SECURITY FEATURES ON FRONT AND BACK.

ENDORSE HERE

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9778087

NOTE THE ABOVE LINES ARE COMPOSED OF MICRO TYPE CONTAINING THE WORDS "SAFE" CHECK WITH MAGNETIC

DO NOT WRITE OR SIGN BELOW THIS LINE

⑆ 321178939 ⑆
002-MERIWEST CU-002

FEB - 9 2009

5616 CHESBRO AVE.
SAN JOSE, CA 95123

MERIWEST CREDIT UNION
>321176833<
SAN JOSE CA 4083633216

Judges
copy

Pg 16

11/16

ISABEL S SHISLER OR
DEE F SHISLER
5710 TONOPAH DR
SAN JOSE CA 95123

0139

11-8078-3211

Date 5/22/98

Pay to the order of Allied Property Services \$ 4,500.00

Four thousand five hundred & 00/100 Dollars

 HOME SAVINGS
OF AMERICA FSB

BLISSON HILL OFFICE #88
240 BLISSON HILL ROAD SAN JOSE CA 95121
FOR INFORMATION PLEASE CALL (408) 295-1663

For Personal loan to business Isabel S. Shisler

⑆326180780⑆06539101045⑆

0139 ⑆0000450000⑆

DEE F. SHISLER
ISABEL S. SHISLER
5710 TONOPAH DR.
SAN JOSE, CA 95123

DEE F. SHISLER
ISABEL S. SHISLER
5710 TONOPAH DR.
SAN JOSE, CA 95123

183

90-788/1211



FREMONT BANK
FREMONT, CALIFORNIA 94537

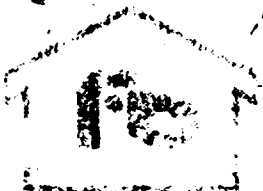
Fairson
12110

121107882:0183-05-94416-3# NOT NEGOTIABLE

DEE F. SHISLER
ISABEL S. SHISLER
5710 TONOPAH DR.
SAN JOSE, CA 95123

205

90-788/1211



95

12,000

FREMONT BANK
FREMONT, CALIFORNIA 94537



121107882:0205-05-94416-3#305 NOT NEGOTIABLE

DEE F. SHISLER
ISABEL S. SHISLER
5710 TONOPAH DR.
SAN JOSE, CA 95123

180

90-788/1211



Dec. 28 70

California Mtnc. 1,500.00
One thousand five hundred + 00/100

FREMONT BANK
FREMONT, CALIFORNIA 94537



121107882:0180-05-94416-3# NOT NEGOTIABLE

*\$173,000 IN
LOANS*

pg 12

13,000

ISABEL S. SHISLER & DEE F. SHISLER JT TEN
 5710 TONOPAH DRIVE
 SAN JOSE, CA 95123

11/11

13,000

128

CHECK HERE IF TAX DEDUCTIBLE ITEM

1500

ISABEL S. SHISLER & DEE F. SHISLER JT TEN
 5710 TONOPAH DRIVE
 SAN JOSE, CA 95123

11/11

1500

127

CHECK HERE IF TAX DEDUCTIBLE ITEM

⑆ 121109882⑆ 0203 ⑆ 0594415 ⑆ 3⑆ 305 NOT NEGOTIABLE



FREMONT BANK
 FREMONT, CALIFORNIA 94537

11/11
 203

ISABEL S. SHISLER
 DEE F. SHISLER
 5710 TONOPAH DR.
 SAN JOSE, CA 95123

90-788/1211

203

⑆ 121109882⑆ 0203 ⑆ 0594415 ⑆ 3⑆ 305 NOT NEGOTIABLE



FREMONT BANK
 FREMONT, CALIFORNIA 94537

11/11
 203

ISABEL S. SHISLER
 DEE F. SHISLER
 5710 TONOPAH DR.
 SAN JOSE, CA 95123

90-788/1211

203

⑆ 12110

ISABEL S. SHISLER
 DEE F. SHISLER
 5710 TONOPAH DR.
 SAN JOSE, CA 95123

DEE F. SIBLER
ISABEL S.

DEE F. SIBLER
ISABEL S. SIBLER

5710 TONOPAH DR.
SAN JOSE, CA

5710 TONOPAH DR.
SAN JOSE, CA 95123

176



Dec 11 90
2,500



FREMONT BANK
FREMONT, CALIFORNIA 94537

Personal Loan to Business

1:121

1:121107882:0176-05-94416-3

NOT NEGOTIABLE

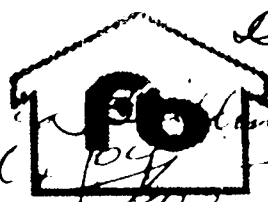
DEE F. SIBLER
ISABEL S. SIBLER

177

5710 TONOPAH DR.
SAN JOSE, CA 95123

Dec 14 70 90-788/1211

California Building Maintenance
One thousand 09
100



1,000

FREMONT BANK
FREMONT, CALIFORNIA 94537

Personal Loan to Business

1:121107882:0177-05-94416-3

NOT NEGOTIABLE

DEE F. SIBLER
ISABEL S. SIBLER

179

5710 TONOPAH DR.
SAN JOSE, CA 95123

Dec 22 90 90-788/1211

Steamer Black
Three thousand 00



3,000

FREMONT BANK
FREMONT, CALIFORNIA 94537

Down Payment California

1:121107882:0179-05-94416-3

NOT NEGOTIABLE

DEE F. SIBLER
ISABEL S. SIBLER

178

5710 TONOPAH DR.
SAN JOSE, CA 95123

Dec 20 90 90-788/1211

California Building Maintenance
Six thousand 09



6,000

FREMONT BANK
FREMONT, CALIFORNIA 94537

Personal Loan to Business

1:121107882:0178-05-94416-3

NOT NEGOTIABLE