APPLICATION FOR DEFAULT ORDER



PROVINCIAL COURT OF BRITISH COLUMBIA



APPLYING FOR A DEFAULT ORDER

Step 1

COMPLETE the APPLICATION FOR DEFAULT ORDER. To complete this form, use a typewriter or print clearly. There are 4 copies, so be sure all copies are legible.



Step 2

FILE the APPLICATION by taking it and a completed certificate of service for the NOTICE OF CLAIM to the court registry. There is a filing fee for this application. The staff will examine the certificate to make sure the NOTICE OF CLAIM has been properly served. Then they will look at your NOTICE OF CLAIM to see if a hearing is required. If you are applying for a default order as a result of a defendant not attending a mediation session you must file the verification of non-attendance you received at the mediation session.



Step 3

If no hearing is required, you will be asked to fill out the Default Order section at the bottom of the form and your order can be signed immediately.

If a hearing is required, the registry staff will set a date for you to appear before a judge. At this hearing, the judge will decide the amount of your claim, or if the claim is not for money, the terms of the appropriate order. You should bring to the hearing any supporting documents or evidence you wish the judge to consider. After reviewing the evidence, the judge will make an order which you will put in the DEFAULT ORDER section on the form.



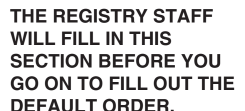
Step 4

When the DEFAULT ORDER is completed, file a copy in the registry, and then you will be able to enforce your order. For more help there is a booklet called "Getting Results".

REGISTRY FILE NUMBER

What is the registry file number and location shown on the Notice of Claim?

Are you sure the name(s) you used here are the same as the ones used on the Notice of Claim? It is important to use the correct name(s) or the order may not be enforceable.



After a Default Order is made or a date is set for a hearing, the defendant may not file a reply without the permission of a judge.

DEFAULT ORDER

If an order has been made for the payment of money, fill out the amounts on the right side of the default order.

If the judge's order includes any other terms, record those terms in the lines on the left.

When you have completed the form, take it to the Registry to be checked, signed and stamped.

WHAT EXPENSES MAY BE CLAIMED?

If you have any expenses that were not included on your Notice of Claim, bring any evidence of those costs and be sure to ask the judge or registrar to include them in your order.

WHAT INTEREST MAY BE CLAIMED?

If you claimed daily interest from the date of filing of your Notice of Claim, you may now show any amount which might have accumulated since the date of filing to today's date.

If no interest was claimed originally you are entitled to interest in accordance with the Court Order Interest Act.

The registry staff can supply you with tables to calculate the interest.



APPLICATION FOR DEFAULT ORDER IN THE PROVINCIAL COURT OF BRITISH COLUMBIA (SMALL CLAIMS COURT)

REGISTRY FILE NUMBER

REGISTRY LOCATION

APPLICATION FOR DEFAULT ORDE

Fill in the names, copying them from the notice of claim.

In the case between: CLAIMANT(S) and **DEFENDANT(S)** The registry staff will No hearing is required as the claim is for a debt. fill in this section. A hearing is required before a Judge of the Provincial Court, because the claim is not for a debt. At the hearing, the Judge will determine the amount the claimant is entitled to, or the terms of an appropriate order for this case. A HEARING WILL BE HELD ON or as soon after this time as the court at schedule allows. date at court location If you cannot attend this hearing please notify the Court Registry. If you do not attend at the time set for the default hearing, the Judge may cancel it.

Fill in this section.

If no court appearance was required, the terms of the order will be those requested on your Notice of Claim.

DEFAULT ORDER

verification of default (under rule 7.3),

THIS COURT ORDERS THE DEFENDANT TO:

PAY DIRECTLY TO THE CLAIMANT THE SUM OF

If you appeared in court, the judge will have told you what the terms of the order are.

If the judge ordered some other terms, add these in this section.

This will be signed and dated by the court

AND expenses interest **AMOUNT** Filing Fee TOTAL AMOUNT by the court THE DEFENDANT IS ORDERED TO CARRY OUT THE TERMS OF THE ORDER IMMEDIATELY.

☐ has not ☐ attended a mediation session or ☐ signed a fee declaration

has not filed a reply and the claimant has proved the defendant has been served with the notice of claim,

has not attended a mediation session and the claimant has filed a verification of non-attendance (under rule 7.2),

FORM 5 SCL 005 09/2005 (OPC 7530854509) and the claimant has filed a

amount of claim

granted by court



APPLICATION FOR DEFAULT ORDER IN THE PROVINCIAL COURT OF BRITISH COLUMBIA (SMALL CLAIMS COURT)

REGISTRY FILE NUMBER	
REGISTRY LOCATION	

APPLICATION FOR DEFAULT ORDER

	CLAIMANT(S)_
	and
	DEFENDANT(S)
d not file a reply the time limit e claimant has	
ed this default against you.	☐ No hearing was required as the claim was for a debt.
	or
section is filled in, ilmant has red before a of the Provincial who determined rount the claimant	A hearing was required before a Judge of the Provincial Court, because the claim was not for a debt. At the hearing, the Judge determined the amount the claimant was entitled to, or the terms of an appropriate order for this case. A HEARING WAS HELD ON
led to, or made her order below.	at a or as soon after this time as the court schedule allows.
	at court location

This is the order of the court.

has not filed a reply and the claimant has proved the defendant has not attended a mediation session and the claimant has				
☐ has not ☐ attended a mediation session or ☐ signed	a fee declar	ation an	d the claiman	t has filed a
verification of default (under rule 7.3), THIS COURT ORDERS THE DEFENDANT TO:				
PAY DIRECTLY TO THE CLAIMANT THE SUM OF		\$	1 1	amount of claim granted by court
AND	+	\$		expenses
	+	\$		interest
		\$		AMOUNT
		\$		Filing Fee
		\$	I I	TOTAL AMOUNT

THE DEFENDANT IS ORDERED TO CARRY OUT THE TERMS OF THE ORDER IMMEDIATELY.



APPLICATION FOR DEFAULT ORDER

IN THE PROVINCIAL COURT OF BRITISH COLUMBIA (SMALL CLAIMS COURT)

	REGISTRY FILE NUMBER
ľ	REGISTRY LOCATION

APPLICATION FOR DEFAULT ORDE

Fill in the file number of your case, and the name and address of the person or business you want to apply for an order against.

Check with the Court

Registry staff before filling out the rest of the

If a hearing has been

set, your claim will be assessed by the court.

A Judge will consider

be questioned about

the court to consider

hearing.

how you arrived at the amount. Any support-

your claim and you may

form.

In the case between: CLAIMANT(S) and **DEFENDANT(S)** No hearing is required as the claim is for a debt. A hearing is required before a Judge of the Provincial Court, because the claim is not for a debt. At the hearing, the Judge will determine the amount the claimant is entitled to, or the terms of an appropriate order for this case. A HEARING WILL BE HELD ON or as soon after this time as the court at schedule allows. date am / pm ing documents you wish at should be brought to the court location If you cannot attend this hearing please notify the Court Registry. If you do not attend at the time set for the default hearing, the Judge may cancel it.

What have you been awarded?

If no court appearance was required, the terms of the order will be those requested on your Notice of Claim.

If you appeared in court, the judge will have told you what the terms of the order are.

If the judge ordered some other terms, add these in this section.

sign here.

The registry staff will

DEFAULT ORDER has not filed a reply and the claimant has proved the defendant has been served with the notice of claim, has not attended a mediation session and the claimant has filed a verification of non-attendance (under rule 7.2), ☐ has not ☐ attended a mediation session or ☐ signed a fee declaration and the claimant has filed a verification of default (under rule 7.3), THIS COURT ORDERS THE DEFENDANT TO: amount of claim PAY DIRECTLY TO THE CLAIMANT THE SUM OF granted by court AND expenses interest **AMOUNT** Filing Fee claimant's copy \$ TOTAL AMOUNT by the court

THE DEFENDANT IS ORDERED TO CARRY OUT THE TERMS OF THE ORDER IMMEDIATELY.

FORM 5 SCL 005 09/2005 (OPC 7530854509)



NOTICE OF HEARING
IN THE PROVINCIAL COURT OF BRITISH COLUMBIA (SMALL CLAIMS COURT)

REGISTRY FILE NUMBER
REGISTRY LOCATION

NOTICE OF HEARING

	_	
_	-	_
		•
_		-

in t	ne case between: CLAIMANT(S)
and	DEFENDANT(S)
	No hearing is required as the claim is for a debt.
	or
	A hearing is required before a Judge of the Provincial Court, because the claim is not for a debt. At the hearing, the Judge will determine the amount the claimant is entitled to, or the terms of an appropriate order for this case.
ΑH	IEARING WILL BE HELD ON
	at am/pm or as soon after this time as the court schedule allows.
	at court location
	If you cannot attend this hearing please notify the Court Registry. If you do not attend at the time set for the default hearing, the Judge may cancel it.

At the hearing, a Judge will consider your claim and you may be questioned about how you arrived at the claim. You should bring any supporting documents or exhibits you wish the court to consider.

WHAT IF YOU DO NOT ATTEND?

If you do not attend at the time set for the default hearing, the Judge may cancel it, but the claimant may ask the registrar to reschedule the hearing.

WHAT WILL HAPPEN AT THE HEARING?

The purpose of the hearing is to allow the judge to determine

- the amount the claimant is entitled to, if the claim is for money, (a) and
- (b) the terms of the appropriate order, in any other case.

For more information, there are booklets called "Getting Ready for Court" and "Getting Results".