Cost: \$5.00

UNLAWFUL DETAINER PACKET FOR PLAINTIFF

Updated: February 16, 2021

UNLAWFUL DETAINER INFORMATION

In order to provide you with a basic understanding of the proper procedure to file an Unlawful Detainer action, please read the steps outlined below:

- STEP 1 WRITTEN NOTICE TO QUIT: This MUST be served on the tenant. The Marshal may be utilized to serve the Notice, but someone other than the marshal may serve it. While there are alternative methods of service allowed by law, the Notice is generally served personally on the tenant.
- STEP 2: LAWSUIT FILED: If the tenant refuses to move out under terms of the Notice, a Complaint Unlawful Detainer (attached) must be filed in the proper Court for recovery of possession of the premises. The Complaint sets forth the statement of facts constituting the causes of action and contains a demand or statement of the relief sought by the plaintiff. A filing fee and a Civil Case Cover sheet are required upon filing the complaint. The amount of the filing fee varies depending on the amount of the demand. Unlawful Detainer fees are listed on the Court Fee Schedule and can be requested from the Court Services Department.
- STEP 3: SERVICE OF SUMMONS: At the time the complaint is filed, the court will issue a Summons (attached and provided by the Plaintiff (Landlord) at the time the Complaint is filed). The Summons is the instrument by which the Court acquires jurisdiction of the Defendant (tenant). It gives direction to the Defendant (tenant) that they must file with the Court a written response to the complaint within 5 days. A copy of the Summons, Complaint and a blank Answer are personally served on the Defendant (tenant) by the Marshal, or anyone over the age of 18 and not a party to the action.
- STEP 4: IF THE DEFENDANT (TENANT) FILES AN ANSWER (RESPONSE): The Defendant (tenant) has five days to file an answer with the Court after the Summons and Complaint is served to them. The Answer is one means by which the Defendant (tenant) may respond to the Complaint. It is a formal written statement made by the Defendant (tenant) that sets forth the grounds for their defense. Upon the Defendant (tenant) filing an Answer, the Plaintiff (Landlord) files a Request / Counter-Request to Set Case for Trial Unlawful Detainer, form UD-150. The Court will set a date and time for trial and notify all parties by Minute Order.
- STEP 5: IF THE DEFENDANT (TENANT) DOES NOT FILE AN ANSWER (RESPONSE): If the Defendant (tenant) HAS NOT filed an Answer to the Complaint within 5 days, the Plaintiff (Landlord) files a Declaration for Default Judgment by Court (attached). The Default is a failure to plead or otherwise defend an action, by a party against whom a Judgment for affirmative relief is sought.

STEP 6: OBTAINING THE JUDGMENT: A Judgment is the determination or decision of a Court. **If a Defendant (tenant) loses in Court: Plaintiff (Landlord) immediately submits the Judgment – Unlawful Detainer Form UD-110 (attached) for signature by the Judge and Clerk. If both the Plaintiff and Defendant stipulate (agree) to a Judgment, a Stipulation for Entry of Judgment UD-115 must be signed by both parties and the Judge.

**If the Defendant does not file an Answer to the Complaint: Plaintiff (Landlord) submits the Judgment – Unlawful Detainer Form UD-110 (attached) to the Court with the appropriate box checked for signature by the Clerk.

STEP 7: ENFORCING THE JUDGMENT: After a Judgment has been rendered, a Writ of Execution for Possession of Real Property (attached) may be issued. A Writ is an order issued from the Court requiring the performance of a specified act, or ordering to have it done. This is the authority upon which forcible eviction of the Defendant (tenant) may be made. ONLY the Marshal or sheriff of the county shall enforce a Writ. If the Writ is brought to the Marshal for enforcement, the following is required:

- A) (1) original and (7) copies of the Writ
- B) Letter of Instruction (see Marshal's Office or Clerk's Office)
- C) \$145.00 Marshal's fee (Writ of Possession)

15 DAYS

Custody of all personal property of the tenant remaining on the premises at the time of *forcible* eviction is <u>temporarily</u> given to the Plaintiff (Landlord) who must store it in a place of safekeeping. The tenant may redeem their personal property upon payment of reasonable costs of storage. If the landlord stores the personal property on the premises, the cost of storage shall be the fair rental value of the space reasonably required for such storage for the term of the storage. Claims of Exemption and Third Party Claims on the defendant's property cannot be filed with the Marshal.

(Updated 2/2021)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar nu	mber, and address):	FOR COURT USE ONLY
TELEPHONE NO.:	FAX NO. (Optional):	
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	=	
STREET ADDRESS:		
MAILING ADDRESS: CITY AND ZIP CODE:		
BRANCH NAME:		
CASE NAME:		
5. G v		
CIVIL CASE COVER SHEET	Complex Case Designation	CASE NUMBER:
Unlimited Limited	Counter Joinder	
(Amount (Amount	Filed with first appearance by defendant	JUDGE:
demanded demanded is exceeds \$25,000) \$25,000)	(Cal. Rules of Court, rule 3.402)	DEPT.:
, , , , ,	low must be completed (see instructions o	
Check one box below for the case type that	<u>'</u>	77 page 2).
Auto Tort		Provisionally Complex Civil Litigation
Auto (22)		(Cal. Rules of Court, rules 3.400–3.403)
Uninsured motorist (46)	Rule 3.740 collections (09)	Antitrust/Trade regulation (03)
Other PI/PD/WD (Personal Injury/Property	Other collections (09)	Construction defect (10)
Damage/Wrongful Death) Tort	Insurance coverage (18)	Mass tort (40)
Asbestos (04) Product liability (24)	Other contract (37)	Securities litigation (28)
Medical malpractice (45)	Real Property	Environmental/Toxic tort (30) Insurance coverage claims arising from the
	Eminent domain/Inverse	above listed provisionally complex case
Other PI/PD/WD (23) Non-PI/PD/WD (Other) Tort	condemnation (14) Wrongful eviction (33)	types (41)
Business tort/unfair business practice (07)		Enforcement of Judgment
Civil rights (08)	Unlowful Detainer	Enforcement of judgment (20) Miscellaneous Civil Complaint
Defamation (13)	Commercial (31)	RICO (27)
Fraud (16)	Residential (32)	Other complaint (not specified above) (42)
Intellectual property (19)	Drugs (38)	Miscellaneous Civil Petition
Professional negligence (25)	Judicial Review	Partnership and corporate governance (21)
Other non-PI/PD/WD tort (35)	Asset forfeiture (05)	
Employment	Petition re: arbitration award (11)	Other petition (not specified above) (43)
Wrongful termination (36)	Writ of mandate (02)	
Other employment (15)	Other judicial review (39)	
	•	es of Court. If the case is complex, mark the
factors requiring exceptional judicial manag		n of with a coop
a Large number of separately represb Extensive motion practice raising		r of witnesses with related actions pending in one or more
b. Extensive motion practice raising issues that will be time-consuming		r counties, states, or countries, or in a federal
c. Substantial amount of documenta		, , ,
	f. Substantial po	ostjudgment judicial supervision
3. Remedies sought (check all that apply): a.	monetary b. nonmonetary; de	eclaratory or injunctive relief c punitive
4. Number of causes of action (specify):		
	ass action suit.	OVIVOO form CM 04F)
6. If there are any known related cases, file a Date:	nu serve a notice of related case. (You ma	ay use forth Givi-o to.)
	•	
(TYPE OR PRINT NAME)		(SIGNATURE OF PARTY OR ATTORNEY FOR PARTY)
• Digintiff must file this source shoot with the file	NOTICE	avent small claims once or coops filed
Plaintiff must file this cover sheet with the file under the Probate Code, Family Code, or W.		of Court, rule 3.220.) Failure to file may result
in sanctions.	Sucre and monditions code). (Odi. Rules	o. count, raid o.220.) I dilate to file may result
File this cover sheet in addition to any cover		
If this case is complex under rule 3.400 et s	eq. of the California Rules of Court, you m	sust serve a copy of this cover sheet on all
other parties to the action or proceeding. • Unless this is a collections case under rule:	3 740 or a compley case, this cover shoot	will be used for statistical nurroses only
- Offices this is a collections case under fulle	o.7 to or a complex case, this cover sheet	Page 1 of 2

INSTRUCTIONS ON HOW TO COMPLETE THE COVER SHEET

To Plaintiffs and Others Filing First Papers. If you are filing a first paper (for example, a complaint) in a civil case, you must complete and file, along with your first paper, the Civil Case Cover Sheet contained on page 1. This information will be used to compile statistics about the types and numbers of cases filed. You must complete items 1 through 6 on the sheet. In item 1, you must check one box for the case type that best describes the case. If the case fits both a general and a more specific type of case listed in item 1, check the more specific one. If the case has multiple causes of action, check the box that best indicates the **primary** cause of action. To assist you in completing the sheet, examples of the cases that belong under each case type in item 1 are provided below. A cover sheet must be filed only with your initial paper. Failure to file a cover sheet with the first paper filed in a civil case may subject a party, its counsel, or both to sanctions under rules 2.30 and 3.220 of the California Rules of Court.

To Parties in Rule 3.740 Collections Cases. A "collections case" under rule 3.740 is defined as an action for recovery of money owed in a sum stated to be certain that is not more than \$25,000, exclusive of interest and attorney's fees, arising from a transaction in which property, services, or money was acquired on credit. A collections case does not include an action seeking the following: (1) tort damages. (2) punitive damages. (3) recovery of real property. (4) recovery of personal property. or (5) a prejudgment writ of attachment. The identification of a case as a rule 3.740 collections case on this form means that it will be exempt from the general time-for-service requirements and case management rules, unless a defendant files a responsive pleading. A rule 3.740 collections case will be subject to the requirements for service and obtaining a judgment in rule 3.740.

To Parties in Complex Cases. In complex cases only, parties must also use the Civil Case Cover Sheet to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3.400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If a plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to the action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiff's designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that CASE TYPES AND EXAMPLES
Contract the case is complex.

Auto Tort

Auto (22)-Personal Injury/Property Damage/Wrongful Death Uninsured Motorist (46) (if the case involves an uninsured motorist claim subject to arbitration, check this item instead of Auto)

Other PI/PD/WD (Personal Injury/ Property Damage/Wrongful Death) Tort

Asbestos (04) Asbestos Property Damage Asbestos Personal Injury/ Wrongful Death Product Liability (not asbestos or toxic/environmental) (24) Medical Malpractice (45) Medical Malpractice-

Physicians & Surgeons Other Professional Health Care

Malpractice Other PI/PD/WD (23)

> Premises Liability (e.g., slip and fall)

Intentional Bodily Injury/PD/WD (e.g., assault, vandalism)

Intentional Infliction of **Emotional Distress** Negligent Infliction of

Emotional Distress Other PI/PD/WD

Non-PI/PD/WD (Other) Tort

Business Tort/Unfair Business Practice (07) Civil Rights (e.g., discrimination, false arrest) (not civil harassment) (08) Defamation (e.g., slander, libel)

(13)Fraud (16)

Intellectual Property (19) Professional Negligence (25)

> Legal Malpractice Other Professional Malpractice (not medical or legal)

Other Non-PI/PD/WD Tort (35)

Employment

Wrongful Termination (36) Other Employment (15)

Breach of Contract/Warranty (06) Breach of Rental/Lease Contract (not unlawful detainer or wrongful eviction)

Contract/Warranty Breach-Seller Plaintiff (not fraud or negligence) Negligent Breach of Contract/

Warranty

Other Breach of Contract/Warranty

Collections (e.g., money owed, open book accounts) (09)

Collection Case-Seller Plaintiff Other Promissory Note/Collections Case

Insurance Coverage (not provisionally

complex) (18) Auto Subrogation Other Coverage

Other Contract (37) Contractual Fraud

Other Contract Dispute

Real Property

Eminent Domain/Inverse Condemnation (14)

Wrongful Eviction (33)

Other Real Property (e.g., quiet title) (26) Writ of Possession of Real Property

Mortgage Foreclosure

Quiet Title

Other Real Property (not eminent domain, landlord/tenant, or foreclosure)

Unlawful Detainer

Commercial (31)

Residential (32)

Drugs (38) (if the case involves illegal drugs, check this item; otherwise, report as Commercial or Residential)

Judicial Review

Asset Forfeiture (05)

Petition Re: Arbitration Award (11)

Writ of Mandate (02)

Writ-Administrative Mandamus Writ-Mandamus on Limited Court

Case Matter

Writ-Other Limited Court Case Review

Other Judicial Review (39) Review of Health Officer Order

> Notice of Appeal-Labor Commissioner Appeals

Provisionally Complex Civil Litigation (Cal. Rules of Court Rules 3.400-3.403)

Antitrust/Trade Regulation (03) Construction Defect (10) Claims Involving Mass Tort (40) Securities Litigation (28) Environmental/Toxic Tort (30) Insurance Coverage Claims (arising from provisionally complex case type listed above) (41)

Enforcement of Judgment

Enforcement of Judgment (20) Abstract of Judgment (Out of County) Confession of Judgment (nondomestic relations)

Sister State Judgment Administrative Agency Award (not unpaid taxes)

Petition/Certification of Entry of Judgment on Unpaid Taxes Other Enforcement of Judgment Case

Miscellaneous Civil Complaint

RICO (27)

Other Complaint (not specified above) (42)

Declaratory Relief Only Injunctive Relief Only (non-

harassment) Mechanics Lien

Other Commercial Complaint Case (non-tort/non-complex)

Other Civil Complaint (non-tort/non-complex)

Miscellaneous Civil Petition

Partnership and Corporate Governance (21) Other Petition (not specified above) (43) Civil Harassment

> Workplace Violence Elder/Dependent Adult Abuse **Election Contest**

Petition for Name Change Petition for Relief From Late Claim

Other Civil Petition

SUPCV 1108

	30FCV 1100
ATTORNEY OR PARTY WITHOUT AN ATTORNEY (Name, State Bar number, and address): NAME: ADDRESS: CITY, STATE, ZIP:	FOR COURT USE ONLY
TELEPHONE NO: FAX NO. (Optional): EMAIL ADDRESS (Optional): ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF TRINITY	
11 Court St.	
PO Box 1258 Weaverville, CA 96093	
PLAINTIFF/PETITIONER:	1
vs.	
DEFENDANT/RESPONDENT:	
UNLAWFUL DETAINER SUPPLEMENTAL COVER SHEET	CASE NUMBER:
 This action seeks possession of real property that is: a. [] Residential b. [] Commercial (Complete only if paragraph 1(a) is checked) This action is base 	d in whole or in part on an
alleged default in payment of rent or other charges.	u, iii whole of iii part, on an
a. [] Yes	
b. [] No	
Date:	
Type or Print Name Sigr	nature

ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
E-MAIL ADDRESS:		
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA, CO	DUNTY OF	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PLAINTIFF:		
DEFENDANT:		
PLAINTIFF'S MANI	DATORY COVER SHEET AND	CASE NUMBER:
	GATIONS—UNLAWFUL DETAINER	
OO!! EEMENT/NE /NEEE	SATISTIC CITE/ANT CE DETAINER	
For action filed (check one): be	efore October 5, 2020 on October 5, 2	020, or later
5, 2020, must complete all sections of Procedure section 1179.01.5(c). • Serve this form with the sur • If a summons has already to before trial. Before obtaining a judgment in an unlate to verify that no rental assistance or or or accruing afterward, and no applicate Landlord Regarding Rental Assistance. 1. PLAINTIFF (name each):	all detainer, or requesting any court action in an unitable to the action. Filing this form applicable to the action. Filing this form ammons. Seen served, then serve by mail or any other meanswered, there is no requirement for defendant to awful detainer action for nonpayment of rent on a ther financial compensation has been received for ion is pending for such assistance. For a default is a (form UD-120) to make this verification.	ins of service authorized by law. respond to the supplemental allegations residential property, a plaintiff will be required in the amount in the notice demanding payment audgment, plaintiff must use Verification by
2. Statutory cover sheet allegations		
This action seeks possession of (If "residential" is checked, come checked, no further items need.	f real property that is (check all that apply): plete items 3 and 4 and all remaining items that a to be completed except the signature and verification in part, on an alleged default payment of rent or	ation.)
b. This action is based, in whole o	Till part, on all alleged deladit payment of fent of	other charges.
3. Tenants subject to COVID-19 Ter	nant Relief Act (Code Civ. Proc., § 1179.02(h))	
a. (1) One or more defendants in t	this action is a natural person: Yes] No
(2) Identify any defendant not a	natural person:	
	er items need to be completed except the signature	re and verification.)
b. (1) All defendants named in this	s action maintain occupancy as described in Civil	Code section 1940(b) Yes No
(2) Identify any defendant who	does not:	
(If yes is checked, then no furth	ner items need to be completed except the signati	ure and verification.)
, -		Page 1 of 4

DI		AINTIFF: ENDANT:	CASE NUMBER:
<u> </u>	F	ederal law allegations	
		Defendant has has not provided a statement under penalty of per Prevention's order for Temporary Halt in Evictions to Prevent Further Spread of Coextension. (Note to plaintiff: Proceeding in violation of the federal order may result	OVID-19 (85 Federal Register 55292) or its
	b.	This action does does not seek possession of a dwelling unit in promortgage for which forbearance has been granted under title 15 United States Code	
		(1) Date forbearance began	
		(2) Date forbearance ended	
5.		Unlawful detainer notice expired before March 1, 2020 The unlawful detainer complaint in this action is based solely on a notice to quit, quit, in which the time period specified in the notice expired before March 1, 202 further items need to be completed except the signature and verification on page	0. (If this is the only basis for the action, no
6.		Rent or other financial obligations due between March 1, 2020, and August The unlawful detainer complaint in this action is based, at least in part, on a demobligations due in the protected time period. (Check all that apply.)	
	a.	Defendant (name each):	
		was served the "Notice from the State of California" required by Code of Civil Proceed defendant, on the same date and in the same manner. (Provide information regard	
	b.	One or more defendants was served with the notice in item 6a on a different described in attachment 8c.	date or in a different manner, which service is
	C.	Defendant (name each):	
		was served with at least 15 days' notice to pay rent or other financial obligations, q declaration of COVID-19–related financial distress, in the form and with the conten 1179.03(b) and (d).	
		(If the notice identified defendant as a high-income tenant and requested su declaration the defendant submits, complete item 9 below. (Code Civ. Proc.,	
		(If filing form UD-100 with this form and item 6c is checked, specify this 15-da a copy of the notice to that complaint form, and provide all requested informat	
	d.	Response to notice (check all that apply):	
		(1) Defendant (name each):	
		delivered a declaration of COVID-19–related financial distress on landlord in t \S 1179.03(f).)	he time required. (Code Civ. Proc.,
		(2) Defendant (name each):	
		did <i>not</i> deliver a declaration of COVID-19–related financial distress on landloi § 1179.03(f).)	rd in the time required. (Code Civ. Proc.,
7.		Rent or other financial obligations due between September 1, 2020, and Ju The unlawful detainer complaint in this action is based, at least in part, on a dem obligations due during the transition time period.	
	a.		
		was served the "Notice from the State of California" required by Code of Civil Production defendant, on the same date and in the same manner. (Provide information regard	

	DI /	ANTIFE					
D		AINTIFF: CASE NUMBER: NDANT:					
7.	b.	One or more defendants was served with the notice in item 7a on a different date or in a different manner, which service is described in attachment 8c.					
	c.	Defendant (name each):					
		was served with at least 15 days' notice to pay rent or other financial obligations, quit, or deliver a declaration, and an unsign declaration of COVID-19-related financial distress, in the form and with the content required in Code of Civil Procedure section 1179.03(c) and (d).					
		(If the notice identified defendant as a high-income tenant and requested submission of documentation supporting any declaration the defendant submits, complete item 9 below. (Code Civ. Proc., § 1179.02.5(c).))					
		(If filing form UD-100 with this form and item 6c is checked, specify this 15-day notice in item 9a(7) on form UD-100, attach a copy of the notice to that complaint form, and provide all requested information about service on that form.)					
	d	Response to notice (check all that apply):					
	۷.	(1) Defendant (name each):					
		delivered a declaration of COVID-19-related financial distress on the landlord in the time required. (Code Civ. Proc., § 1179.03(f).)					
		(2) Defendant (name each):					
		did <i>not</i> deliver a declaration of COVID-19–related financial distress on the landlord in the time required. (Code Civ. Proc., § 1179.03(f).))					
	e.	Rent due (complete only if action filed after June 30, 2021):					
		(1) Rent in the amount of \$ was due between September 1, 2020, and June 30, 2021.					
		(2) Payment of \$ for that period was received by June 30, 2021.					
8	Se	ervice of Code of Civil Procedure Section 1179.04 Notice From the State of California (check all that apply)					
Ο.	a.	The notice identified in item 6a and 7a was served on the defendant named in those items as follows:					
	u.	(1) By personally handing a copy to defendant on (date):					
		(2) By leaving a copy with (name or description):					
		a person of suitable age and discretion, on <i>(date)</i> : at defendant's					
		residence business AND mailing a copy to defendant at defendant's place of residence.					
		(3) By posting a copy on the premises on (date):					
		AND giving a copy to a person found residing at the premises AND mailing a copy to defendant at the premises on (date):					
		(a) because defendant's residence and usual place of business cannot be ascertained OR					
		(b) because no person of suitable age or discretion can be found there.					
		(4) By sending a copy by mail addressed to the defendant on <i>(date):</i>					
	b.	(Name):					
	٥.	was served on behalf of all defendants who signed a joint written rental agreement.					
	c.	Information about service of notice on the defendants alleged in items 6b and 7b is stated in Attachment 8c.					
	d.	Proof of service of the notice or notices in items 6a, 6b, 7a, and 7b is attached to this form and labeled Exhibit 1.					
^							
9.		High-income tenant. The 15-day notice in item 6c or 7c above identified defendant as a high-income tenant and requested submission of documentation supporting the tenant's claim that tenant had suffered COVID-19—related financial distress. Plaintiff had proof before serving that notice that the tenant has an annual income that is at least 130 percent of the median income for the county the rental property is located in and not less than \$100,000. (Code Civ. Proc., § 1179.02.5.)					
	a.	The tenant did not deliver a declaration of COVID-19–related financial distress within the required time. (Code Civ. Proc., § 1179.03(f).)					
	b.	The tenant did not deliver documentation within the required time supporting that the tenant had suffered COVID-19—					

related financial distress as asserted in the declaration. (Code Civ. Proc., § 1179.02.5(c).)

UD-101

PLAINTIFF: CASE NUMBER:			
DEFENDANT:			
10. Just cause eviction. (Only applicable if action is filed before July 1, 2021. Note: Protection Act (including Civil Code section 1946.2), plaintiff must, if using form Laddition to this item.)			
a. The tenancy identified in the unlawful detainer complaint in this action was ten Civil Code section 1946.2(b)(1), which reason is in the notice of termination.			
b. The tenancy identified in the unlawful detainer complaint in this action was tell Civil Code section 1946.2(b)(2), which reason is in the notice of termination. (Complete (1) or (2) below, only if applicable.)			
(1) The no-fault just cause is the intent to demolish or substantially remodel, necessary to comply with codes, statutes, or regulations relating to the h Proc., § 1179.03.5(a)(3)(A)(ii).)			
(2) The tenancy identified in the complaint in this action was terminated becare into a contract with a buyer who intends to occupy the property and the pro	roperty does does not		
c. This action is based solely on the cause of termination checked in item 10a or other financial obligations. (If this item applies, plaintiff may not recover any March 1, 2020, and June 30, 2021, as part of the damages in this action. (Co.)	rental debt due from the period between		
11. Rent or other financial obligations due after June 30, 2021. (Only applicable is only demand for rent or other financial obligations on which the unlawful detainer demand for payment of rent due after June 30, 2021.			
12. Number of pages attached (specify):			
Date:			
(TYPE OR PRINT NAME)	(SIGNATURE OF PLAINTIFF OR ATTORNEY)		
VERIFICATION			
(Use a different verification form if the verification is by an attorney or for a	a corporation or partnership.)		
I am the plaintiff in this proceeding and have read this complaint. I declare under penalty o California that the foregoing is true and correct.	f perjury under the laws of the State of		
Date:			
(TYPE OR PRINT NAME)	(SIGNATURE)		

ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
EMAIL ADDRESS:		
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA, COU	UNITY OF	
STREET ADDRESS:	SKITOI	
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PLAINTIFF:		
DEFENDANT:		
DOES 1 TO		
		CASE NUMBER:
<u></u>	JNLAWFUL DETAINER*	CAGE NOWBER.
COMPLAINT AMENDE	D COMPLAINT (Amendment Number):	
Jurisdiction (check all that apply):		
ACTION IS A LIMITED CIVIL CA	1SF	
Amount demanded does not exc		
	000 but does not exceed \$25,000.	
	IL CASE (amount demanded exceeds \$25	5 000)
I —	this amended complaint or cross-compla	
	neral unlimited civil (possession not in issue).	
from unlawful detainer to ge	neral limited civil (possession not in issue).	from unlimited to limited.
1. PLAINTIFF (name each):		
alleges causes of action against Di	EFENDANT (name each):	
	(" " " " " " " " " " " " " " " " " " "	
2. a. Plaintiff is (1) an indiv	vidual over the age of 18 years. (4)	a partnership.
	• • • • • • • • • • • • • • • • • • • •	a corporation.
(3) other (s	specify):	
b. Plaintiff has complied wi	th the fictitious business name laws and is d	doing business under the fictitious name of (specify):
3. a. The venue is the court named	l above because defendant named above is	in possession of the premises located at (street
address, apt. no., city, zip cod	le, and county):	
h The promises in 2e are (cheel	k anal	
b. The premises in 3a are (check	(one)	
(1) within the city limits	s of (name of city):	
	porated area of (name of county):	
c. The premises in 3a were cons	andaed III Iaddioxiniaie Veal)	
4. Plaintiff's interest in the premises is	made in (approximate year).	
•		
•	as owner other (specify):	aintiff.
•		aintiff.

* NOTE: Do not use this form for evictions after sale (Code Civ. Proc., § 1161a).

PLAINTIFF: DEFENDANT:				CASE NUMBER:
6.	a.	On or about (date): defendant (name each):		
	b.	This written oral agreeme	month-to-month tenancy other payable monthly to fit the month other day (specient was made with niff's predecessor in interest.	ner tenancy (specify): other (specify frequency): ify):
			er (specify):	
	c.	The defendants not named in item 6	a are	
		(1) subtenants.(2) assignees.(3) Other (specify):		
	d.	The agreement was later changed as	s follows (specify):	
	e.		uding any addenda or attachments tha residential property, unless item 6f is cl	t form the basis of this complaint, is attached hecked. See Code Civ. Proc., § 1166.)
	f.	(1) the written agreement is not in t	the written agreement is not attached be the possession of the landlord or the land	ndlord's employees or agents.
7	The		nent of rent (Code Civ. Proc., § 1161(2))).
7.	a.	e tenancy described in 6 (complete (a) or (b) is not subject to the Tenant Protecti is exempt is (specify):		The specific subpart supporting why tenancy
	b.	is subject to the Tenant Protection A	Act of 2019.	
8.	(Co	omplete only if item 7b is checked. Check al		
	a.	· · · · · · · · · · · · · · · · · · ·	ault just cause (Civil Code, § 1946.2(b)	
	b.		fault just cause (Civil Code, § 1946.2(b	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		(1) waived the payment of rent for section 1946.2(d)(2), in the amount	the final month of the tenancy, before the	he rent came due, under
			ne month's rent under section 1946.2(d))(3), equaling \$
	c.	Because defendant failed to vacate	, plaintiff is seeking to recover the total	amount in 8b as damages in this action.
9.	a.	Defendant (name each):		
		was served the following notice on the sam	e date and in the same manner:	
		(1) 3-day notice to pay rent or quit	(5) 3-day notice to perform co	
		(2) 30-day notice to quit	(not applicable if item 7b of (6) 3-day notice to quit under	•
		(3) 60-day notice to quit		erform covenants served (date):
	,	(4) 3-day notice to quit	(7) Other (specify):	

		NTIFF: DANT:	CASE NUMBER:
9.	b. c. d. e.		ntial property. See Code Civ. Proc., § 1166. e copies of both.) er Civil Code, § 1946.2(c), (2) with a different chment 10c. (Check item 10c and attach a n defendant and notice.)
10.	α.	 (1) By personally handing a copy to defendant on (date): (2) By leaving a copy with (name or description): a person of suitable age and discretion, on (date): residence business AND mailing a copy to defendant at defendant cannot be found at defendant: (3) By posting a copy on the premises on (date): AND giving a copy to a person found residing at the premises AND mon (date): (a) because defendant's residence and usual place of business cannot be found at defendant's residence and usual place of business cannot be found at defendant. 	at defendant's efendant's place of residence endant's residence or usual place of business. ailing a copy to defendant at the premises not be ascertained OR
	b. c.	 (b) because no person of suitable age or discretion can be found the (4) (Not for 3-day notice; see Civil Code, § 1946, before using) By sendin addressed to defendant on (date): (5) (Not for residential tenancies; see Civil Code, § 1953, before using) In commercial lease between the parties (Name): was served on behalf of all defendants who signed a joint written rental agreeme Information about service of notice on the defendants alleged in item 9f is service. 	g a copy by certified or registered mail the manner specified in a written nt.
	d.	Proof of service of the notice in item 9a is attached and labeled Exhibit 3.	
11.		Plaintiff demands possession from each defendant because of expiration of a fix	
12.		At the time the 3-day notice to pay rent or quit was served, the amount of rent c	due was \$
13. 14.		 The fair rental value of the premises is \$ per day. Defendant's continued possession is malicious, and plaintiff is entitled to statute section 1174(b). (State specific facts supporting a claim up to \$600 in Attachme 	
15.		A written agreement between the parties provides for attorney fees.	
16.		Defendant's tenancy is subject to the local rent control or eviction control ordina date of passage):	nce of (city or county, title of ordinance, and
	Plai	aintiff has met all applicable requirements of the ordinances.	
17.		Other allegations are stated in Attachment 17.	
18.	Plai	intiff accepts the jurisdictional limit, if any, of the court.	

	PLAINTIFF: FENDANT:				CASE NUMBER:
19.	PLAINTIFF REQUESTS				
	 a. possession of the premises. b. costs incurred in this proceeding: c. past-due rent of \$ d. reasonable attorney fees. e. forfeiture of the agreement. 	g c	as stated in item 8: damages at the rate ch day that defenda	\$ e stated ints rem	waived rent or relocation assistance I in item 13 from nain in possession through entry of judgment. 600 for the conduct alleged in item 14.
20.	Number of pages attached (specify):				
21. Dat	UNLAWFUL DETAIN (Complete in all cases.) An unlawful deta for compensation give advice or assistance with detainer assistant, complete a–f.) a. Assistant's name: b. Street address, city, and zip code:	iner assistan	nt did not	Telep Coun	lid
Dale	e .		•		
	(TYPE OR PRINT NAME)		<u>*</u>		(SIGNATURE OF PLAINTIFF OR ATTORNEY)
		VER	IFICATION		
	(Use a different verification form if to the plaintiff in this proceeding and have read the fornia that the foregoing is true and correct.				
Date	e:		•		
	(TYPE OR PRINT NAME)		<u> </u>		(SIGNATURE OF PLAINTIFF)

SUMMONS (CITACIÓN JUDICIAL)

UNLAWFUL DETAINER—EVICTION (RETENCIÓN ILÍCITA DE UN INMUEBLE—DESALOJO)

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE):

FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 5 days. You have 5 DAYS, not counting Saturdays and Sundays and other judicial holidays, after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff.

A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courts.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services website (www.lawhelpca.org), the California Courts Online Self-Help Center (www.courts.ca.gov/selfhelp), or by contacting your local court or county bar association.

FEE WAIVER: If you cannot pay the filing fee, ask the clerk for a fee waiver form. **NOTE**: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case.

¡AVISO! Usted ha sido demandado. Si no responde dentro de 5 días, el tribunal puede emitir un fallo en su contra sin una audiencia. Una vez que le entreguen esta citación y papeles legales, solo tiene 5 DÍAS, sin contar sábado y domingo y otros días feriados del tribunal, para presentar una respuesta por escrito en este tribunal y hacer que se entregue una copia al demandante.

Una carta o una llamada telefónica no lo protege. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no presenta su respuesta a tiempo, puede perder el caso por falta de comparecencia y se le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados local.

EXENCIÓN DE CUOTAS: Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos con un gravamen sobre cualquier cantidad de \$10,000 ó más recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desestimar el caso.

1.	The name and address of the court is:
	(El nombre y dirección de la corte es):

CASE NUMBER (número del caso):

2. The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es):

SUM-130 PLAINTIFF (Name): CASE NUMBER: 3.

DEF	ENDANT (Name):
fo	Must be answered in all cases) An unlawful detainer assistant (Bus. & Prof. Code, §§ 6400–6415) did not did or compensation give advice or assistance with this form. (If plaintiff has received any help or advice for pay from an unlawful etainer assistant, complete item 6 on the next page.)
4. U	nlawful detainer assistant (complete if plaintiff has received any help or advice for pay from an unlawful detainer assistant):
а	. Assistant's name:
b	. Telephone no.:
C	Street address, city, and zip:
d	. County of registration:
е	. Registration no.:
f.	Registration expires on (date):
Date: (Fech	,
	proof of service of this summons, use Proof of Service of Summons (form POS-010).) prueba de entrega de esta citatión use el formulario Proof of Service of Summons (form POS-010).)
[SEAI	5. NOTICE TO THE PERSON SERVED: You are served a as an individual defendant. b as the person sued under the fictitious name of (specify): c as an occupant. d on behalf of (specify):

NOTICE: EVERYONE WHO LIVES IN THIS RENTAL UNIT MAY BE EVICTED BY COURT ORDER. READ THIS FORM IF YOU LIVE HERE AND IF YOUR NAME IS NOT ON THE ATTACHED SUMMONS AND COMPLAINT.

- 1. If you live here and you do not complete and submit this form, you may be evicted without further hearing by the court along with the persons named in the Summons and Complaint.
- 2. You must file this form within 10 days of the date of service listed in the box on the right hand side of this form.
 - Exception: If you are a tenant being evicted after your landlord lost the property to foreclosure, the 10-day deadline does not apply to you and you may file this form at any time before judgment is entered.
- 3. If you file this form, your claim will be determined in the eviction against the persons named in the complaint.
- 4. If you do not file this form, you may be evicted without further hearing.
- 5. If you are a tenant being evicted due to foreclosure, you have additional rights and should seek legal advice immediately.

CLAIMANT OR CLAIMANT'S ATTORNEY (Name and Address): TELEPHONE NO.:	FOR COURT USE ONLY
ATTORNEY FOR (Name):	
NAME OF COURT:	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
Plaintiff:	
Defendant:	
PREJUDGMENT CLAIM OF RIGHT TO POSSESSION	CASE NUMBER:
	CASE NUMBER.
Complete this form only if ALL of these statements are true:	
1. You are NOT named in the accompanying Summons and Complaint.	(To be completed by the process server)
2. You occupied the subject premises on or before the date the unlawful	DATE OF SERVICE:
detainer (eviction) complaint was filed. (The date is in the accompanying	(Date that form is served or delivered,
Summons and Complaint.)	posted, and mailed by the officer or
3. You still occupy the subject premises.	process server)

I DECLARE THE FOLLOWING UNDER PENALTY OF PERJURY:

- 1. My name is (specify):
- 2. I reside at (street address, unit no., city and ZIP code):
- 3. The address of "the premises" subject to this claim is (address):
- 4. On (insert date): , the landlord or the landlord's authorized agent filed a complaint to recover possession of the premises. (This date is in the accompanying Summons and Complaint.)
- 5. I occupied the premises on the date the complaint was filed (the date in item 4). I have continued to occupy the premises ever since.
- 6. I was at least 18 years of age on the date the complaint was filed (the date in item 4).
- 7. I claim a right to possession of the premises because I occupied the premises on the date the complaint was filed (the date in item 4).
- 8. I was not named in the Summons and Complaint.
- 9. I understand that if I make this claim of possession, I will be added as a defendant to the unlawful detainer (eviction) action.
- 10. (Filing fee) I understand that I must go to the court and pay a filing fee of \$ or file with the court an "Application for Waiver of Court Fees and Costs." I understand that if I don't pay the filing fee or file the form for waiver of court fees, I will not be entitled to make a claim of right to possession.

(Continued on reverse)

	CP10.5
Plaintiff:	CASE NUMBER:
Defendant:	
11. If my landlord lost this property to foreclosure, I understand that I can file that I have additional rights and should seek legal advice.	his form at any time before judgment is entered, and
 I understand that I will have five days (excluding court holidays) to file a re Prejudgment Claim of Right to Possession form. 	esponse to the Summons and Complaint after I file this
NOTICE: If you fail to file this claim, you may be e	victed without further hearing.
13. Rental agreement. I have (check all that apply to you):	
a. an oral or written rental agreement with the landlord.	
b. an oral or written rental agreement with a person other than the	landlord.
c. an oral or written rental agreement with the former owner who lo	ost the property to foreclosure.
d. other (explain):	

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

WARNING: Perjury is a felony punishable by imprisonment in the state prison.

Date:

(TYPE OR PRINT NAME)

(SIGNATURE OF CLAIMANT)

NOTICE: If you file this claim to possession, the unlawful detainer action against you will be determined at trial. At trial, you may be found liable for rent, costs, and, in some cases, treble damages.

- NOTICE TO OCCUPANTS -

YOU MUST ACT AT ONCE if all the following are true:

- 1. You are NOT named in the accompanying Summons and Complaint.
- 2. You occupied the premises on or before the date the unlawful detainer (eviction) complaint was filed.
- 3. You still occupy the premises.

You can complete and SUBMIT THIS CLAIM FORM WITHIN 10 DAYS from the date of service (on the form) at the court where the unlawful detainer (eviction) complaint was filed. If you are a tenant and your landlord lost the property you occupy through foreclosure, this 10-day deadline does not apply to you. You may file this form at any time before judgment is entered. You should seek legal advice immediately.

If you do not complete and submit this form (and pay a filing fee or file a fee waiver form if you cannot pay the fee), YOU WILL BE EVICTED.

After this form is properly filed, you will be added as a defendant in the unlawful detainer (eviction) action and your right to occupy the premises will be decided by the court. If you do not file this claim, you may be evicted without a hearing.

CP10.5 [Rev. June 15, 2015]

PREJUDGMENT CLAIM OF RIGHT TO POSSESSION

Page two

Print this form Save this form

ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:	0747F 7/D 00DF	
CITY: TELEPHONE NO.:	STATE: ZIP CODE: FAX NO.:	
E-MAIL ADDRESS:	FAX NO	
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA, COUN	TY OF	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PLAINTIFF:		
DEFENDANT:		
ANSWER—	UNLAWFUL DETAINER	CASE NUMBER:
1. Defendant (all defendants for whom th	is answer is filed must be named and m	ust sign this answer unless their attorney signs):
answers the complaint as follows:		
2. DENIALS (Check ONLY ONE of the	next two boxes.)	
		re than \$1,000.) he Mandatory Cover Sheet and Supplemental
Defendant admits that all of the	s box and complete (1) and (2) below if on the statements of the complaint and of the enere (form UD-101) are true EXCEPT:	complaint demands more than \$1,000.) ne Mandatory Cover Sheet and Supplemental
(a) Defendant claims the follow	nplaint (Form UD-100 or Other Complying statements of the complaint are falsoom needed, on form MC-025):	laint for Unlawful Detainer) se (state paragraph numbers from the complaint or
Explanation is on fo	rm MC-025, titled as Attachment 2b(1)(a	a).
them (state paragraph nun		s of the complaint are true, so defendant denies w or, if more room needed, on form MC-025): (b).
	eceive plaintiff's Mandatory Cover Shee	al Allegations—Unlawful Detainer (form UD-101) et and Supplemental Allegations (form UD-101). (If
	re false (state paragraph numbers from	er Sheet and Supplemental Allegations—Unlawful form UD-101 or explain below or, if more room , titled as Attachment 2b(2)(b).
Allegations—Unlawful De form UD-101 or explain b		· · · · · · · · · · · · · · · · · · ·

UD-105

			CASE NUMBER:
3.		FENSES AND OBJECTIONS (NOTE: For each box checked, you must state brief the record is needed, on form MC-025. You can learn more about defenses and objections.	
		.)	
	a.	(Nonpayment of rent only) Plaintiff has breached the warranty to provide hab	itable premises.
	b.	(Nonpayment of rent only) Defendant made needed repairs and properly ded not give proper credit.	lucted the cost from the rent, and plaintiff did
	C.	(Nonpayment of rent only) On (date): before the not the rent due but plaintiff would not accept it.	tice to pay or quit expired, defendant offered
	d.	Plaintiff waived, changed, or canceled the notice to quit.	
	e.	Plaintiff served defendant with the notice to quit or filed the complaint to retal	iate against defendant.
	f.	By serving defendant with the notice to quit or filing the complaint, plaintiff is a defendant in violation of the Constitution or the laws of the United States or C	
	g.	Plaintiff's demand for possession violates the local rent control or eviction con ordinance, and date of passage):	ntrol ordinance of (city or county, title of
		(Also, briefly state in item 3t the facts showing violation of the ordinance.)	
	h.	Plaintiff's demand for possession is subject to the Tenant Protection Act of 20 and is not in compliance with the act. (Check all that apply and briefly state in	
		(1) Plaintiff failed to state a just cause for termination of tenancy in the written	en notice to terminate.
		(2) Plaintiff failed to provide an opportunity to cure any alleged violations of payment of rent) as required under Civ. Code, § 1946.2(c).	terms and conditions of the lease (other than
		(3) Plaintiff failed to comply with the relocation assistance requirements of C	civ. Code, § 1946.2(d).
		(4) Plaintiff has raised the rent more than the amount allowed under Civ. Counauthorized amount.	de, § 1947.12, and the only unpaid rent is the
		(5) Plaintiff violated the Tenant Protection Act in another manner that defeat	ts the complaint.
	i.	Plaintiff accepted rent from defendant to cover a period of time after the date	the notice to quit expired.
	j.	Plaintiff seeks to evict defendant based on an act against defendant or a mer constitutes domestic violence, sexual assault, stalking, human trafficking, or a defense requires one of the following: (1) a temporary restraining order, pr more than 180 days old; OR (2) a signed statement from a qualified third sexual assault counselor, human trafficking caseworker, or psychologist) conthese acts).)	abuse of an elder or a dependent adult. (This rotective order, or police report that is not party (e.g., a doctor, domestic violence or
	k.	Plaintiff seeks to evict defendant based on defendant or another person callir ambulance) by or on behalf of a victim of abuse, a victim of crime, or an indiv the other person believed that assistance was necessary.	
	I.	Plaintiff's demand for possession of a residential property is in retaliation for robligations due between March 1, 2020, and June 30, 2021, even though alle Code, § 1942.5(d).)	
	m.	Plaintiff's demand for possession of a residential property is based on nonpay due between March 1, 2020, and June 30, 2021, and <i>(check all that apply)</i> :	ment of rent or other financial obligations
		(1) Plaintiff did not serve the general notice of rights under the COVID-19 Te Procedure section 1179.04.	enants Relief Act as required by Code of Civil
		(2) Plaintiff did not serve the required 15-day notice. (Code Civ. Proc., § 117	79.03(b) or (c).)

Civ. Proc., § 1179.03(d).)

landlord was required to provide a translation of the rental agreement. (Code Civ. Proc., § 1179.03(d).)

Plaintiff did not provide an unsigned declaration of COVID-19-related financial distress with the 15-day notice. (Code

Plaintiff did not provide an unsigned declaration of COVID-19-related financial distress in the language in which the

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		CASE NUMBER:
m.	Plaintiff identified defendant as a "high-income tenant" in the 15-day notine the notice was served establishing that defendant met the definiting \$ 1179.02.5(b).)	
	(6) (a) Defendant delivered to plaintiff one or more declarations of COV Proc., § 1179.03(f).) (Describe when and how delivered and che	
	(b) Plaintiff's demand for payment includes late fees on rent or other 2020, and June 30, 2021.	financial obligations due between March 1,
	(c) Plaintiff's demand for payment includes fees for services that wer	e increased or not previously charged.
	(d) [For cases filed after June 30, 2021) Defendant, on or before Jun at least 25% of the total rental payments that were due between 5 that were demanded in the termination notices for which defendar (Code Civ. Proc., § 1179.03(g)(2).)	September 1, 2020, and June 30, 2021, and
	(7) Defendant is currently filing or has already filed a declaration of COVII (Code Civ. Proc., § 1179.03(h).)	D-19-related financial distress with the court.
n.	(For cases filed before July 1, 2021) Plaintiff's demand for possession of a than nonpayment of rent or other financial obligations, and plaintiff lacks judefined in Civil Code section 1946.2(b) or Code of Civil Procedure section	st cause for termination of the tenancy, as
0.	Plaintiff violated the COVID-19 Tenant Relief Act (Code Civ. Proc., § 1179 –related ordinance regarding evictions in some other way (briefly state fac	
p.	Defendant provided plaintiff with a declaration under penalty of perjury for Prevention's temporary halt in evictions to prevent further spread of COVID plaintiff's reason for termination of the tenancy is one that the temporary has how provided):	0-19 (85 Federal Register 55292 at 55297), and
q.		
	(1) The federally backed mortgage on the property was in forbearance w (15 U.S.C. § 9057.)	hen plaintiff brought the action.
	(2) The plaintiff did not give the required 30 days' notice. (15 U.S.C. § 90	
r.	Plaintiff improperly applied payments made by defendant in a tenancy tha June 30, 2021, as follows (check all that apply):	t was in existence between March 1, 2020, and
	(1) Plaintiff applied a security deposit to rent due without tenant's written	
	(2) Between March 1, 2020, and June 30, 2021, plaintiff applied a month other than to the prospective month's rent, without tenant's written ag	
s.	Other defenses and objections are stated in item 3t.	

UD-105 CASE NUMBER: t. (Provide facts for each item checked above, either below or, if more room needed, on form MC-025): Description of facts or defenses are on form MC-025, titled as Attachment 3t. 4. OTHER STATEMENTS Defendant vacated the premises on (date): The fair rental value of the premises alleged in the complaint is excessive (explain below or, if more room needed, on form MC-025): Explanation is on form MC-025, titled as Attachment 4b. Other (specify below or, if more room needed, on form MC-025): Other statements are on form MC-025, titled as Attachment 4c. 5. DEFENDANT REQUESTS a. that plaintiff take nothing requested in the complaint. costs incurred in this proceeding. reasonable attorney fees. c. d. that plaintiff be ordered to (1) make repairs and correct the conditions that constitute a breach of the warranty to provide habitable premises and (2) reduce the monthly rent to a reasonable rental value until the conditions are corrected. Other (specify below or on form MC-025): All other requests are stated on form MC-025, titled as Attachment 5e.

Number of pages attached: ______

UD-105 CASE NUMBER: UNLAWFUL DETAINER ASSISTANT (Bus. & Prof. Code, §§ 6400-6415) 7. (Must be completed in all cases.) An unlawful detainer assistant did not did for compensation give advice or assistance with this form. (If defendant has received any help or advice for pay from an unlawful detainer assistant, state): a. Assistant's name: b. Telephone number: c. Street address, city, and zip code: d. County of registration: e. Registration number: f. Expiration date: (Each defendant for whom this answer is filed must be named in item 1 and must sign this answer unless defendant's attorney signs.) (TYPE OR PRINT NAME) (SIGNATURE OF DEFENDANT OR ATTORNEY) (TYPE OR PRINT NAME) (SIGNATURE OF DEFENDANT OR ATTORNEY) **VERIFICATION** (Use a different verification form if the verification is by an attorney or for a corporation or partnership.) I am the defendant in this proceeding and have read this answer. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

(TYPE OR PRINT NAME)

(SIGNATURE OF DEFENDANT)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
	TOK GOOK! GOL ONL!
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PLAINTIFF/PETITIONER:	CASE NUMBER:
DEFENDANT/RESPONDENT:	
	Ref. No. or File No.:
PROOF OF SERVICE OF SUMMONS	TOI. NO. OF THE NO.
(Separate proof of service is required for each party served	.)
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:	
a. summons	
b. complaint	
c. Alternative Dispute Resolution (ADR) package	
d. Civil Case Cover Sheet (served in complex cases only)	
e. cross-complaint	
f other (specify documents):	
3. a. Party served (specify name of party as shown on documents served):	
b. Person (other than the party in item 3a) served on behalf of an entity or as an under item 5b on whom substituted service was made) (specify name and rel	
4. Address where the party was served:	
5. I served the party (check proper box)	
a. by personal service. I personally delivered the documents listed in item 2 to	the party or person authorized to
receive service of process for the party (1) on (date):	(2) at (time):
b. by substituted service. on (date): at (time): in the presence of (name and title or relationship to person indicated in item 3	I left the documents listed in item 2 with or 3):
(1) (business) a person at least 18 years of age apparently in charge at of the person to be served. I informed him or her of the general nature	
(2) (home) a competent member of the household (at least 18 years of a place of abode of the party. I informed him or her of the general nature	c ,
(3) (physical address unknown) a person at least 18 years of age app address of the person to be served, other than a United States Posta him or her of the general nature of the papers.	arently in charge at the usual mailing
(4) I thereafter mailed (by first-class, postage prepaid) copies of the doc at the place where the copies were left (Code Civ. Proc., § 415.20). I (date): from (city):	
(5) I attach a declaration of diligence stating actions taken first to atter	nnt personal service

Page 1 of 2

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PLAINTIFF/PETITIONER: DEFENDANT/RESPONDENT:	CASE NUMBER:	
c by mail and acknowledgment of receipt of service. I mailed the documents listed in item 2 to the party, to the address shown in item 4, by first-class mail, postage prepaid,		
(1) on (date): (2) from (city):		
(3) with two copies of the Notice and Acknowledgment of Receipt and a to me. (Attach completed Notice and Acknowledgement of Receipt.)		
(4) to an address outside California with return receipt requested. (Cod-	e Civ. Proc., § 415.40.)	
d by other means (specify means of service and authorizing code section):		
Additional page describing convice is attached		
Additional page describing service is attached.		
6. The "Notice to the Person Served" (on the summons) was completed as follows:		
a. as an individual defendant.		
b as the person sued under the fictitious name of (specify):c as occupant.		
d. On behalf of (specify): under the following Code of Civil Procedure section:		
	ss organization, form unknown)	
416.20 (defunct corporation) 416.60 (minor)		
416.30 (joint stock company/association) 416.70 (ward or	r conservatee)	
416.40 (association or partnership) 416.90 (authorize	•	
416.50 (public entity) 415.46 (occupa	nt)	
other:		
7. Person who served papers		
a. Name:		
b. Address:		
c. Telephone number:		
d. The fee for service was: \$		
e. I am:		
(1) not a registered California process server.		
(2) exempt from registration under Business and Professions Code section 22	2350(b).	
(3) a registered California process server:		
owner employee independent contractor.		
(ii) Registration No.:		
(iii) County:		
 I declare under penalty of perjury under the laws of the State of California that the or 	e foregoing is true and correct.	
9. I am a California sheriff or marshal and I certify that the foregoing is true and co	prrect.	
Date:		
Date.		
<u> </u>		
(NAME OF PERSON WHO SERVED PAPERS/SHERIFF OR MARSHAL)	(SIGNATURE)	

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY	
TELEPHONE NO.: FAX No. (Optional):		
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PLAINTIFF:		
DEFENDANT:		
	0405 NWADED	
REQUEST COUNTER-REQUEST	CASE NUMBER:	
TO SET CASE FOR TRIAL—UNLAWFUL DETAINER		
Plaintiff Defendant		
Plaintiff's request. I represent to the court that all parties have been served with	process and have appeared or have had	
a default or dismissal entered against them. I request that this case be set for tria		
2. Trial preference. The premises concerning this case are located at (street address, ap	partment number, city, zip code, and county):	
 To the best of my knowledge, the right to possession of the premises is still in preference under Code of Civil Procedure section 1179a. 	issue. This case is entitled to legal	
b. To the best of my knowledge, the right to possession of the premises is no lo	nger in issue. No defendant or other	
person is in possession of the premises.		
3. Jury or nonjury trial. I request a jury trial a nonjury trial.		
4. Estimated length of trial. I estimate that the trial will take (check one):		
	ted trial is less than one day):	
5. Trial date. I am not available on the following dates (specify dates and reasons for una		
	•	
LINI AWELL DETAINED ASSISTANT (Due & Drof C	ada \$5 6400 644E\	
UNLAWFUL DETAINER ASSISTANT (Bus. & Prof. C	· ·	
, , ,	for compensation give advice or	
assistance with this form. (If declarant has received any help or advice for pay from an		
a. Assistant's name: c. Telephone		
b. Street address, city, and zip code: d. County of re	•	
e. Registration		
f. Expires on	(date):	
I declare under penalty of perjury under the laws of the State of California that the foregoin	g is true and correct.	
Date:		
(TYPE OR PRINT NAME) (SIGN	ATURE OF PARTY OR ATTORNEY FOR PARTY)	
NOTICE		
An unlawful detainer case must be set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for trial on a date not later than 20 days after the set for the set for trial on a date not later than 20 days after the set for the	ne first request to set the case	
for trial is made (Code Civ. Proc., § 1170.5(a)).		
If a jury is requested, \$150 must be deposited with the court 5 days before trial (Code)		
Court reporter and interpreter services vary. Check with the court for availability of services vary.		
 If you cannot pay the court fees and costs, you may apply for a fee waiver. Ask the court clerk for a fee waiver form. 		

Page 1 of 2

	PLAINTIFF:	CASE NUMBER:		
DEFENDANT:				
	PROOF OF	SERVICE BY MAIL		
(fo	orm UD-150), have the person who mailed the form UD-150 ervice by Mail should be completed and served with form UL	Request/Counter-Request to Set Case for Trial—Unlawful Detainer, of complete this Proof of Service by Mail. An unsigned copy of the Proof of D-150. Give the Request/Counter-Request to Set Case for Trial of Service by Mail to the clerk for filing. If you are representing yourself, Service by Mail.		
1.	. I am over the age of 18 and not a party to this case. I am a resident of or employed in the county where the mailing took place.			
2.	My residence or business address is (specify):			
3.	I served the Request/Counter-Request to Set Case for Transduces and address are set of the served to each person whose name and address are set.	rial—Unlawful Detainer (form UD-150) by enclosing a copy in an envelope shown below AND		
	 a. depositing the sealed envelope in the United S fully prepaid. 	states mail on the date and at the place shown in item 3c with the postage		
	b. placing the envelope for collection and mailing on the date and at the place shown in item 3c following ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.			
	c. (1) Date mailed:			
	(2) Place mailed (city and state):			
l d	leclare under penalty of perjury under the laws of the State	of California that the foregoing is true and correct:		
Da	ate:			
	(TYPE OR PRINT NAME)	(SIGNATURE OF PERSON WHO MAILED FORM UD-150)		
	NAME AND ADDRESS OF EACH	PERSON TO WHOM NOTICE WAS MAILED		
	<u>Name</u>	Address (number, street, city, and zip code)		
4.				
5.				
_				
6.				
7.				
8.				
9.				
	List of names and addresses continued on a separa	ate attachment or form MC-025, titled Attachment to Proof of Service by		
	Mail.			

ATT	ORNEY O	R PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
	TEL	EPHONE NO.: FAX NO. (Optional):	
		ESS (Optional):	
		Y FOR (Name): R COURT OF CALIFORNIA, COUNTY OF	
	REET ADI	·	
	ILING ADI		
CIT	Y AND ZIP BRANCH		
	PLAINT	TIFF (Name):	
DE	EFEND <i>A</i>	NNT (Name):	
		DECLARATION FOR DEFAULT JUDGMENT BY COURT	CASE NUMBER:
		(Unlawful Detainer—Code Civil Proc., § 585(d))	
1.	My na	ame is (specify):	
	a. [I am the plaintiff in this action.	
		am 1) an owner of the property (3) an agent of the	owner
		2) a manager of the property (4) other (specify):	
2.	The p	property concerning this action is located at (street address, apartment number, c	ity, and county):
3.	there	onal knowledge. I personally know the facts stated in this declaration and, if sworto. I am personally familiar with the rental or lease agreement, defendant's paymedant's conduct.	
4.			
	a. (On or about (date): defendant (name each):	
(1) agreed to rent the property for a month-to-month tenancy other tenancy (specify):		tenancy (specify):	
	(agreed to pay rent of \$ payable monthly other day (specify): 	er (specify frequency):
	b. [Original agreement is attached (specify): to the original complaint.	
			n, labeled Exhibit 4b.
	c. [Copy of agreement with a declaration and order to admit the copy is attached	ed (specify):
		to the Application for Immediate Writ of Possession to this declaratio	n, labeled Exhibit 4c.
5.		Agreement changed.	
	a. L	More than one change in rent amount (specify history of all rent changes ar on Attachment 5a (form MC-025).	nd effective dates up to the last rent change)
	b. [Change in rent amount (specify last rent change). The rent was changed from which became effective on (date): and was ma	
	(1) by agreement of the parties and subsequent payment of such rent.	
	(2) by service on defendant of a notice of change in terms pursuant to Civi	Il Code section 827 (check item 5d).
	(3) pursuant to a written agreement of the parties for change in terms (che	· · · · · · · · · · · · · · · · · · ·
	C. [Change in rent due date. Rent was changed, payable in advance, due on (s	
	d. L	A copy of the notice of change in terms is attached to this declaration, label Original agreement for change in terms is attached (specify): to the or	ed Exhibit 5d. riginal complaint.
	e. [iginal complaint. n, labeled Exhibit 5e.
	f. [Copy of agreement for change in terms with a declaration and order to adm	
	Ī	to the Application for Immediate Writ of Possession.	

		NTIFF (Name): DANT (Name):		CASE NUMBER:
6.	Not	ice to quit.		
٥.	a.	Defendant was served with a		
	u.	(1) 3-day notice to pay rent or quit	(4) 3	-day notice to quit
		(2) 3-day notice to perform covenants or quit		0-day notice to quit
		(3) Other (specify):	` '	0-day notice to quit
	b.	The 3-day notice to pay rent or quit demanded rent due in the		
	υ.		ing on <i>(date)</i>	peony). ϕ for the remai pendo
	C.			
	d.	The original or copy of the notice specified in item 6a is attached	ed to (specify	/): the original complaint.
		this declaration, labeled Exhibit 6d. (The original or a copattached to the original complaint.)	by of the notic	ce MUST be attached to this declaration if not
7.	Ser	vice of notice.		
	a.	The notice was served on defendant (name each):		
		(1) personally on (date):		
		(2) by substituted service, including a copy mailed to the defe	endant <i>on (da</i>	ate):
		(3) by posting and mailing on (date mailed):		
	b.	A prejudgment claim of right to possession was served on the 415.46.	occupants p	ursuant to Code of Civil Procedure section
8.	Pro	of of service of notice. The original or copy of the proof of service of the	ne notice in it	em 6a is attached to (specify):
	a.	the original complaint.		
	b.	this declaration, labeled Exhibit 8b.(The original or copy of the not attached to the original complaint.)	proof of serv	vice MUST be attached to this declaration if
9.		ice expired. On <i>(date):</i> the notice in item 6 ex n the requirements of the notice by that date. No money has been rec		end of the day and defendant failed to comply cepted after the notice expired.
10.	The	fair rental value of the property is \$	per day, ca	lculated as follows:
	a.	[(rent per month) x (0.03288) (12 months divided by 365 days)		
	b.	rent per month divided by 30		
	c.	other valuation (specify):		
11.	Pos	ssession. The defendant		
	a.	vacated the premises on (date):		
	b.	continues to occupy the property on (date of this declaration):		
12. Holdover damages. Declaran		Holdover damages. Declarant has calculated the holdover damage	s as follows:	
	a.	Damages demanded in the complaint began on (date):		
	b.	Damages accrued through (date specified in item 11):		
	c.	Number of days that damages accrued (count days using the dates	in items 12a	and 12b):
	d.	Total holdover damages ((daily rental value in item 10) x (number of	f days in item	12c)): \$
13.	and	Reasonable attorney fees are authorized in the lease or rental agreed reasonable attorney fees for plaintiff's attorney (name):	ement pursu	ant to paragraph <i>(specify):</i> are \$
14.		Court costs in this case, including the filing fee, are \$		

PLAINTIFF (Name): DEFENDANT (Name):		CASE NUMBER:		
15. Declarant requests a judgment on behalf of plaintiff for: a. A money judgment as follows:				
 (1) Past-due rent (item 6b) (2) Holdover damages (item 12d) (3) Attorney fees (item 13)* 	\$ \$ \$	* Attorney fees are to be paid by		
(4) Costs (item 14) (5) Other (specify):	\$ \$ \$	(name) only.		
b. Possession of the premises in item 2 (check of the control of the rental agreement. For the control of the rental agreement. For the control of the rental agreement.		oossession was not entered).		
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:				
(TYPE OR PRINT NAME)	<u>P</u>	(SIGNATURE OF DECLARANT)		
Summary of Exhibits				
16. Exhibit 4b: Original rental agreement.17. Exhibit 4c: Copy of rental agreement with declaration and order to admit the copy.				
18. Exhibit 5d: Copy of notice of change in terms.				
19. Exhibit 5e: Original agreement for change of terms	S.			
20. Exhibit 5f: Copy of agreement for change in terms with declaration and order to admit copy.				
21. Exhibit 6d: Original or copy of the notice to quit under item 6a (MUST be attached to this declaration if it is not attached to original complaint).				
22. Exhibit 8b: Original or copy of proof of service of notice in item 6a (MUST be attached to this declaration if it is not attached to original complaint).				
23. Other exhibits (specify number and describe):				

				014-100
ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NO:		FOR COURT I	JSE ONLY
NAME:				
FIRM NAME:				
STREET ADDRESS:				
CITY:		CODE:		
TELEPHONE NO.:	FAX NO.:			
E-MAIL ADDRESS:				
ATTORNEY FOR (name):				
SUPERIOR COURT OF CALIFORNIA,	COUNTY OF			
STREET ADDRESS:				
MAILING ADDRESS: CITY AND ZIP CODE:				
BRANCH NAME:				
Plaintiff/Petitioner:				
Defendant/Respondent:				
Defendant/Respondent.			OACE NUMBER	
		's Judgment	CASE NUMBER:	
(Application) Cou	irt Judgment			
Not for use in actions und	ler the Fair Debt Buying Pr	actices Act (Civ. Co	de, § 1788.50 et seg	.) (see CIV-105)
				, (
 TO THE CLERK: On the complete 	int or cross-complaint filed			
a. on <i>(date):</i>				
b. by (name):				
c. Enter default of defend	lant (names):			
d. I request a court judgm	nent under Code of Civil Proced	ure sections 585(b) 58	5(c) 989 etc. against d	lefendant
(names):	ioni unuoi oodo oi oivii i iooda	are econorio eco(b), ec	o(0), 000, 010., against 0	ororidant
,				
(Testimony required.)	Apply to the clerk for a hearing o	late, unless the court w	ill enter a judgment on a	n affidavit under
Code Civ. Proc., § 58	5(d).)			
e. Enter clerk's judgment				
	e premises only and issue a wri		dgment. Code of Civil P	rocedure section
	apply. (Code Civ. Proc., § 1169.		d ath an again anta af tha	nuaniasa Tha
	udgment all tenants, subtenants Claim of Right to Possession wa			
415.46.	naim of Right to Fossession wa	s serveu in compliance	With Code of Civil Floce	dure section
	ril Procedure section 585(a). (Co	omnlete the declaration	under Code Civ. Proc	& 585 5 on the
reverse (item 5).)	ii i rocedure section 505(a). (Oc	implete the declaration	under Code Oiv. 1 10c.,	y 505.5 on the
	sly entered on (date):			
2. Judgment to be entered.	Amount	Credits ack	nowledged	<u>Balance</u>
a. Demand of complaint		\$	\$	
b. Statement of damages*				
(1) Special	\$	\$	\$	
(2) General	\$	\$	\$	
c. Interest	•	\$	\$	
d. Costs (see reverse)		\$	\$	
e. Attorney fees		\$	\$	
f. TOTALS	\$	\$	\$	
g. Daily damages were demar	nded in complaint at the rate of:	\$ pe	er day beginning (date):	
(* Personal injury or wrongful de	ath actions; Code Civ. Proc., §	425.11.)		
	ful detainer case.) Legal docum	•	vful detainer assistant	information is on the
reverse (complete item 4).				
Date:		N.		
		•		
(TYPE OR PRINT	NAME)	(SIGNATUR	RE OF PLAINTIFF OR ATTORNEY	FOR PLAINTIFF)
FOR COURT (1) Defa	ult entered as requested on (da	te)·		
	ult NOT entered as requested (

Clerk, by

Page 1 of 2

_, Deputy

Plaintiff/Petitioner:	CASE NUMBER:
Defendant/Respondent:	
	ant (Bus. & Prof. Code, § 6400 et seq.). A legal document assistant or compensation give advice or assistance with this form. If declarant has it assistant or unlawful detainer assistant, state: c. Telephone no.: d. County of registration: e. Registration no.:
	f. Expires on (date):
5. Declaration under Code Civ. Proc., § 585.5 (for each	ntry of default under Code Civ. Proc., § 585(a)). This action
a. is is not on a contract or installment sa	le for goods or services subject to Civ. Code, § 1801 et seq. (Unruh Act).
b. is is not on a conditional sales contract and Finance Act).	t subject to Civ. Code, § 2981 et seq. (Rees-Levering Motor Vehicle Sales
c. is is not on an obligation for goods, ser	vices, loans, or extensions of credit subject to Code Civ. Proc., § 395(b).
	addresses are unknown to plaintiff or plaintiff's attorney (names): envelope addressed to each defendant's attorney of record or, if none,
(1) Mailed on <i>(date):</i>	(2) To (specify names and addresses shown on the envelopes):
Date:)
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
§ 1033.5): a. Clerk's filing fees	
Date:	•
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
	nt). No defendant named in item 1c of the application is in the military ers Civil Relief Act, 50 U.S.C. App. § 3911(2), or California Military and
I declare under penalty of perjury under the laws of the State of Date:	of California that the foregoing is true and correct.
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)

			OD-11
ATTORNEY OR PARTY WITHOUT ATTO	ORNEY (Name, state bar number, and addres:	s):	FOR COURT USE ONLY
TELEPHONE NO.: E-MAIL ADDRESS (Optional):	FAX NO. (C	Optional):	
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIF	FORNIA, COUNTY OF		
STREET ADDRESS:			
MAILING ADDRESS: CITY AND ZIP CODE:			
BRANCH NAME:			
PLAINTIFF:			
DEFENDANT:			
JU	JDGMENT—UNLAWFUL D	ETAINER	CASE NUMBER:
By Clerk	By Default	After Court Trial	
By Court	Possession Only	Defendant Did Not Appear at Trial	
		JUDGMENT	
1. BY DEFAULT			
	erly served with a copy of the s	•	e
	answer the complaint or appear		ie time allowed by law.
	was entered by the clerk upon p	• •	
			emises described on page 2 (item 4).
e. Court Judgme	ent (Code Civ. Proc., § 585(b)).	. The court considered	
· · · · · · · · · · · · · · · · · · ·	testimony and other evidence.		
(2) plaintiff's o	or others' written declaration an	d evidence (Code Civ. Proc., §	585(d)).
2. AFTER COURT T	TRIAL. The jury was waived. Th	e court considered the evidence	e.
a. The case was tried of	on (date and time):		
before (name of judi	cial officer):		
b. Appearances by:			
Plaintiff (name	each):	Plaintiff's at	ttorney (name each):
		(1)	
		(2)	
Continued on Atta	achment 2b (form MC-025).		
Defendant (nai	me each):	Defendant '	's attorney (name each):
,	,	(1)	o allomey (hame each).
		(2)	
		(2)	
Continued on Atta	achment 2b (form MC-025).		
c. Defendant did	not appear at trial. Defendant v	vas properly served with notice	of trial.
			_
d A statement of	f decision (Code Civ. Proc., § 63	32)	was requested.

PLAINTIFF:			CASE NUMBER:
DEFENDANT:			
	ENTERED AS FOLLO	WS BY: THE CO	OURT THE CLERK
3. Parties. Judgment is	, .		
a. for plaintiff (na	me each):		
and against de	efendant (name each):		
	ed on <i>Attachment</i> 3a (fo	rm MC-025).	
b. for defendant	(name each):		
4. Plaintiff D	refendant is entitled to	possession of the premises loc	cated at (street address, apartment, city, and county
	to all occupants of the p.010, 1169, and 1174.3		otenants if any, and named claimants if any (Code
6. Amount and terms of j	udgment		
a. Defendant nar complaint:	ned in item 3a above m	ust pay plaintiff on the b.	Plaintiff is to receive nothing from defendant named in item 3b.
(1) Pas	t-due rent	\$	Defendant named in item 3b is to recove costs: \$
· · · 	dover damages	\$	and attorney fees: \$
'	rney fees	\$	
(4) Cos		\$	
(5) Othe	er (specify):	\$	
(6) TOTAL J	UDGMENT	\$	
C Tho	oment is consider	The loose is forfeited	
	ement is canceled. ment. Plaintiff has brea	The lease is forfeited. ched the agreement to provide	habitable premises to defendant as stated in
		of (form UD–110S), which is atta	
3. Other (specify):			
	Attachment 8 (form MC-	-025).	
Date:	, -		
			JUDICIAL OFFICER
Date:		Clerk, by	, Deputy
(SEAL)			
	I certify that this is	CLERK'S CERTIFICATE (Os a true copy of the original judg	
	Date:		
		Clerk by	, Deput
		Olork, by _	, Deput
	İ		

	JI	JDGMENT—UNLAWF	UL DETAINER ATTA	CHMEI	NT	
Cor	nditional judgment. Pla	ntiff breached the covena	ant to provide habitable p	remises	to defendant.	
	(Specify each defect or percentage or amount of	aintiff a reduced rent beca a a separate line, the mon of the reduced rent as a re defect or defects existed.)	th or months (or other pe	eriod) the	at the defect existed	d, and the
Мо	onth defect existed	Defect			lue is reduced by r (specify amount)	Reduced mont rent due
(1)			%	\$		\$
(2)			%	\$		\$
(3)			%	\$		\$
[Continued on Attac	chment 7a (form MC-025).				
			Total rent due in the 3-	day notion	ce is now (specify):	\$
	Defendant is entitled to	attorney fees (specify): \$	and	costs (s	pecify): \$	
	and costs in item 7b): \$	ing party if defendant pays	s plaintiff <i>(specify total re</i> p.m. c	ent in ite n (date)		rney rees at
	and costs in item 7b): \$ (address): Judgment will be entere by defendant's filing of a OR	· · · · · · · · · · · · · · · · · · ·	p.m. o endant has complied wit y of perjury (see form M	n <i>(date)</i> h item 7	c shown	at
	and costs in item 7b): \$ (address): Judgment will be entere by defendant's filing of a OR	by d for defendant when defendant w	p.m. o endant has complied wit y of perjury (see form M	n <i>(date)</i> h item 7	c shown	at
	and costs in item 7b): \$ (address): Judgment will be entered by defendant's filing of a OR at a hearing that has be Date: Defendant must compossession of the possession of the possession.	by d for defendant when defended a declaration under penalter set in this court as follows:	p.m. of pendant has complied with a perjury (see form Monows: Dept.:	h item 7 C-030),	c shown with proof of service	at e on the plaintiff,
	and costs in item 7b): \$ (address): Judgment will be entered by defendant's filing of a OR at a hearing that has be passession of the pas	by d for defendant when defendant w	p.m. of perjury (see form Motows: Dept.: Apprication of the 3-day not per monoistem 7a. The court retain	th item 7. C-030), dice if the th. The the spurisdi	c shown with proof of service Room: e defendant continue total rent at item 7a	es in is the
(1)	and costs in item 7b): \$ (address): Judgment will be entered by defendant's filing of a OR at a hearing that has been been been been been been been bee	by d for defendant when defendant w	p.m. of perior p	th item 7. C-030), dice if the th. The the spurisdi	c shown with proof of service Room: e defendant continue total rent at item 7a action over the case outhly rent) \$	es in is the
(1) [and costs in item 7b): \$ (address): Judgment will be entered by defendant's filing of a OR at a hearing that has be Date: Defendant must compossession of the procorrected amount of	by d for defendant when defendant w	p.m. of perjury (see form Moreover) Dept.: Dept.: Approximation of the 3-day not per monover per monover the amount of (special form MC) to perjury (see form MC) shave been made OR	th item 7. C-030), ice if the th. The the signification it is jurisdictify more eday af -030), we it is	c shown with proof of service Room: e defendant continutotal rent at item 7a action over the case athly rent) \$	e on the plaintiff, es in is the until

UD-110S

PLAINTIFF: DEFENDANT:			CASE NUMBER:	
f. Judgment will be entered for plant with the amount in item 7c hat a hearing that has been seen.	ntion under penalty on as not been paid, O	R	030), with proof of service on th	ne defendant,
Date:	Time:	Dept.:	Room:	
(1) Past-due rent (item 7a (2) Holdover damages* (3) Attorney fees (item 7b (4) Costs (item 7b) (5) Other (specify):	,	\$\$ \$\$ \$\$ \$\$		
*Use one of the following formulas: F premises were vacated (specify numb	per of days) \$ th divided by 30): \$	times times 0.03228 (12 mor	date the date the other date the other divided by 365 days).) apartment, city, and county):	
h. The rental agreement is cancel 8. Other (specify):	ed. T	he lease is forfeited.		

		CIV-13U
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name,	FOR COURT USE ONLY	
TELEPHONE NO.:	FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):	LINITY OF	_
SUPERIOR COURT OF CALIFORNIA, CO	UNITOF	
STREET ADDRESS:		
MAILING ADDRESS: CITY AND ZIP CODE:		
BRANCH NAME:		
PLAINTIFF/PETITIONER:		
DEFENDANT/RESPONDENT:		
	ENTRY OF JUDGMENT	
	OR ORDER	CASE NUMBER:
(Check one): UNLIMITED CA (Amount deman exceeded \$25,0	nded (Amount demanded was	
TO ALL PARTIES :		
1. A judgment, decree, or order was e	entered in this action on (date):	
2. A copy of the judgment, decree, or	order is attached to this notice.	
Date:		
	<u> </u>	
(TYPE OR PRINT NAME ATTORNEY	PARTY WITHOUT ATTORNEY)	(SIGNATURE)

	/-'	

PLAINTIFF/PETITIONER:	CASE NUMBER:
DEFENDANT/RESPONDENT:	

	PROOF OF SERVICE BY FIRST-CLASS MAIL NOTICE OF ENTRY OF JUDGMENT OR ORDER					
(NOTE: You cannot serve the Notice of Entry of Judgment or Order if you are a party in the action. The person who served the notice must complete this proof of service.)						
1.	I am at least 18 years old and not a party to this action. I place, and my residence or business address is (specify):	am a resid	dent of or employed in the county where the mailing took			
2.	I served a copy of the Notice of Entry of Judgment or Order fully prepaid and (check one):	by enclos	sing it in a sealed envelope with postage			
	a deposited the sealed envelope with the United Sta	ates Posta	al Service.			
	b. placed the sealed envelope for collection and processing for mailing, following this business's usual practices, with which I am readily familiar. On the same day correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service.					
3.	The Notice of Entry of Judgment or Order was mailed:					
	a. on (date):					
	b. from (city and state):					
4.	The envelope was addressed and mailed as follows:					
	a. Name of person served:	C.	Name of person served:			
	Street address:		Street address:			
	City:		City:			
	State and zip code:		State and zip code:			
	b. Name of person served:	d.	Name of person served:			
	Street address:		Street address:			
	City:		City:			
	State and zip code:		State and zip code:			
	Names and addresses of additional persons served a	are attach	ed. (You may use form POS-030(P).)			
5.	Number of pages attached:					
	eclare under penalty of perjury under the laws of the State of	[:] California	that the foregoing is true and correct.			
		ì				
	(TYPE OR PRINT NAME OF DECLARANT)	_ <u>*</u>	(SIGNATURE OF DECLARANT)			

ATTORNEY OR PARTY WITHOUT ATTORNEY: STATE BAR NO.:		FOR CO!!	DT LISE ONLY	
NAME:		FUR COUI	RT USE ONLY	
FIRM NAME:				
STREET ADDRESS:				
	P CODE:			
TELEPHONE NO.: FAX NO.:				
EMAIL ADDRESS:				
ATTORNEY FOR ORIGINAL JUDGMENT CREDITOR //	ASSIGNEE OF RECORD			
	AGGIGINEE OF REGORD			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS:				
MAILING ADDRESS:				
CITY AND ZIP CODE:				
BRANCH NAME:				
PLAINTIFF/PETITIONER:		CASE NUMBER:		
DEFENDANT/RESPONDENT:				
		Limited Civil Co.	-	
EXECUTION (Money Judgment)		Limited Civil Cas (including Small C		
WRIT OF POSSESSION OF Personal Pro	· · ·	Unlimited Civil C	•	
SALE Real Propert	у	(including Family		
		(
1. To the Sheriff or Marshal of the County of:				
You are directed to enforce the judgment described below	with daily interest and	your costs as provided by	by law.	
To any registered process server: You are authorized to	serve this writ only in	accordance with CCP 69	99.080 or CCP 715.040).
3. (Name):				
is the original judgment creditor assignee of	of record whose add	ress is shown on this for	m above the court's nar	me.
4. Judgment debtor (name, type of legal entity if not a 9.	Writ of Possess	sion/Writ of Sale information	tion on next page.	
natural person, and last known address):		ued on a sister-state judg		
. 10.				
		rm MC-012 and form M		
11.	Total judgment (as er	ntered or renewed)	\$	
12.	Costs after judgment	(CCP 685.090)	\$	
13.	Subtotal (add 11 and	12)	\$	
14.	Credits to principal (a	fter credit to interest)	\$	
Additional judgment debtors on next page 15.	Principal remaining d	ue (subtract 14 from 13)	\$	
16.	Accrued interest rema		\$	
5. Judgment entered on (date):	CCP 685.050(b) (not	•	_	
		. , , , , ,	\$	
6. Judgment renewed on (dates):	Total amount due (a	ndd 15, 16, and 17)	\$	
19.	Levying officer:			
7. Notice of sale under this writ:	a. Add daily interest			
a. has not been requested.	the legal rate on		¢	
b. has been requested (see next page).	· · · · · · · · · · · · · · · · · · ·	urt costs included in	\$	
8. Joint debtor information on next page.	b. Pay directly to co			
			\$	
[SEAL]		alled for in items 11–19 a	ra different for each	
20		mounts are stated for ea		
	Attachment 20.			
Date:	Clerk, by		, Dep	uty
NOTICE TO PERSON SE	RVED: SEE PAGE 3 I	FOR IMPORTANT INFO	RMATION.	

Page 1 of 3

	EJ-130
Plaintiff/Petitioner:	CASE NUMBER:
Defendant/Respondent:	
21. Additional judgment debtor(s) (name, type of legal entity if not a natural	person, and last known address):
	l
22. The judgment is for <i>(check one):</i>	
a wages owed.b child support or spousal support.c other.	
23. Notice of sale has been requested by (name and address):	
	'
24. Joint debtor was declared bound by the judgment (CCP 989-994)	
a. on (date): b. name, type of legal entity if not a natural person, and b. name	date): le, type of legal entity if not a natural person, and known address of joint debtor:
	· ·
c. Additional costs against certain joint debtors are itemized:	elow on Attachment 24c.
25. (Writ of Possession or Writ of Sale) Judgment was entered for the follo	owing:
a. Possession of real property: The complaint was filed on <i>(date):</i>	owing.
(Check (1) or (2). Check (3) if applicable. Complete (4) if (2) or (3) have	ave been checked.)
(1) The Prejudgment Claim of Right to Possession was served in conjudgment includes all tenants, subtenants, named claimants, an	· · · · · · · · · · · · · · · · · · ·
(2) The Prejudgment Claim of Right to Possession was NOT served	d in compliance with CCP 415.46.
(3) The unlawful detainer resulted from a foreclosure sale of a renta judgment may file a Claim of Right to Possession at any time up to effect eviction, regardless of whether a Prejudgment Claim of 415.46 and 1174.3(a)(2).)	to and including the time the levying officer returns
(4) If the unlawful detainer resulted from a foreclosure (item 25a(3)), or if t not served in compliance with CCP 415.46 (item 25a(2)), answer the foreclosure.	
(a) The daily rental value on the date the complaint was filed was	-
(b) The court will hear objections to enforcement of the judgment un	nder CCP 1174.3 on the following dates (specify):

Item 25 continued on next page

	EJ-130
Plaintiff/Petitioner:	CASE NUMBER:
Defendant/Respondent:	
25. b. Possession of personal property. If delivery cannot be had, then for the value (itemize in 25e) spectors. C. Sale of personal property. G. Sale of real property. E. The property is described below on Attachment 25e.	ecified in the judgment or supplemental order.
NOTICE TO DEDOCAL CERVER	

NOTICE TO PERSON SERVED

WRIT OF EXECUTION OR SALE. Your rights and duties are indicated on the accompanying Notice of Levy (form EJ-150).

WRIT OF POSSESSION OF PERSONAL PROPERTY. If the levying officer is not able to take custody of the property, the levying officer will demand that you turn over the property. If custody is not obtained following demand, the judgment may be enforced as a money judgment for the value of the property specified in the judgment or in a supplemental order.

WRIT OF POSSESSION OF REAL PROPERTY. If the premises are not vacated within five days after the date of service on the occupant or, if service is by posting, within five days after service on you, the levying officer will remove the occupants from the real property and place the judgment creditor in possession of the property. Except for a mobile home, personal property remaining on the premises will be sold or otherwise disposed of in accordance with CCP 1174 unless you or the owner of the property pays the judgment creditor the reasonable cost of storage and takes possession of the personal property not later than 15 days after the time the judgment creditor takes possession of the premises.

EXCEPTION IF RENTAL HOUSING UNIT WAS FORECLOSED. If the residential property that you are renting was sold in a foreclosure, you have additional time before you must vacate the premises. If you have a lease for a fixed term, such as for a year, you may remain in the property until the term is up. If you have a periodic lease or tenancy, such as from month-to-month, you may remain in the property for 90 days after receiving a notice to quit. A blank form *Claim of Right to Possession and Notice of Hearing* (form CP10) accompanies this writ. You may claim your right to remain on the property by filling it out and giving it to the sheriff or levying officer.

EXCEPTION IF YOU WERE NOT SERVED WITH A FORM CALLED PREJUDGMENT CLAIM OF RIGHT TO POSSESSION. If you were not named in the judgment for possession and you occupied the premises on the date on which the unlawful detainer case was filed, you may object to the enforcement of the judgment against you. You must complete the form *Claim of Right to Possession and Notice of Hearing* (form CP10) and give it to the sheriff or levying officer. A blank form accompanies this writ. You have this right whether or not the property you are renting was sold in a foreclosure.

ΑTΊ	TORNEY OR PARTY WITHOUT ATTORNEY (Name and state Bar number, and address):	FOR COURT USE ONLY
	TELEPHONE NO.: FAX NO. (Optional):	
E-	-MAIL ADDRESS (Optional):	
CI	ATTORNEY FOR (Name):	
l	IPERIOR COURT OF CALIFORNIA, COUNTY OF TREET ADDRESS:	
	AILING ADDRESS:	
CIT	Y AND ZIP CODE: BRANCH NAME:	
	PLAINTIFF:	
DI	EFENDANT:	
	STIPULATION FOR ENTRY OF JUDGMENT (Unlawful Detainer)	CASE NUMBER:
1.	IT IS STIPULATED by plaintiff (name each):	and
	defendant (name each):	
2.	Plaintiff Defendant (specify name):	is awarded
	a. possession of the premises located at (street address, apartment number,	
		- 3 ,
	b. cancellation of the rental agreement. forfeiture of the lease.	
	c. past due rent \$	
	d. total holdover damages \$	
	e. attorney fees \$	
	f costs \$	
		item 3.
	h. other (specify):	
2	i. Total \$ to be paid by (date):	installment payments (see item 5)
3.	Deposit. If not awarded under item 2g, then plaintiff must a. return deposit of \$ to defendant by (date)	ta):
	b. give an itemized deposit statement to defendant within three weeks af	
	Code, § 1950.5).	
	c mail the deposit itemized statement to the defer	ndant at (mailing address):
4	A writ of pagagonian will inque immediately, but there will be no lockent before	data);
4. 5.	A writ of possession will issue immediately, but there will be no lockout before (AGREEMENT FOR INSTALLMENT PAYMENTS	iate).
Ο.		day of each month beginning
	on the (speeny day)	day of each month beginning
	·	item 2i will become immediately due and
	payable plus interest at the legal rate.	item 21 will become immediately due and
6.	a. Judgment will be entered now.	
	b. Judgment will be entered only upon default of payment of the amount in item	m 2i or the payment arrangement in item 5a.
	The case is calendared for dismissal on (date and time)	in
	· · · · · · · · · · · · · · · · · · ·	ff or defendant otherwise notifies the court.
	c. Judgment will be entered as stated in Judgment—Unlawful Detainer Attach	יוחפות (וסודוז טט- ו־וטס), wnich is attached.
	d. Judgment will be entered as stated in item 7.	

UD-115 PLAINTIFF: CASE NUMBER: DEFENDANT: 7. Plaintiff and defendant further stipulate as follows (specify): The parties named in item 1 understand that they have the right to (1) have an attorney present and (2) receive 8. notice of and have a court hearing about any default in the terms of this stipulation. b. (TYPE OR PRINT NAME) (SIGNATURE OF PLAINTIFF OR ATTORNEY) (TYPE OR PRINT NAME) (SIGNATURE OF PLAINTIFF OR ATTORNEY) Continued on Attachment 8b (form MC-025). Date: (TYPE OR PRINT NAME) (SIGNATURE OF DEFENDANT OR ATTORNEY) (SIGNATURE OF DEFENDANT OR ATTORNEY) (TYPE OR PRINT NAME) (TYPE OR PRINT NAME) (SIGNATURE OF DEFENDANT OR ATTORNEY)

Continued on Attachment 8c (form MC-025).

9. IT IS SO ORDERED.

Date: