

# ANSWER TO EVICTION (UNLAWFUL DETAINER)

# INSTRUCTION PACKET



# www.LSNC.net

**DISCLAIMER:** This handout is intended to provide accurate, general information regarding legal rights relating to Unlawful Detainer in California. Because laws and legal procedures are subject to frequent change and differing interpretations, LSNC cannot ensure the information in this fact sheet is current nor be responsible for any use to which it is put. This is not legal advice. Do not rely on this information without consulting an attorney or the appropriate agency about your rights in your particular situation. This information is current as of the date of publication, January, 2025.

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# A NOTE ABOUT USING THESE FORMS ONLINE VS. ON PAPER

Legal Services of Northern California created this Instruction Packet in an online version and a paper version. There are a few differences between the online and the paper packet.

#### If you are using these forms online:

- There are links throughout the instruction packet. The links may jump you to the blank forms or to an external website with more information. To return to your previous spot, you will need to scroll back to it.
- Some fields in the fillable forms are linked. For example, this means that if you fill in your case number on one page, your case number will auto-fill on all the other pages.
- If you type your answers into the forms online, you can print from your browser. You can also download the PDF and save or email the forms to yourself. You might need to do this if you do not have a printer. Your local library or community resource center may be able to help you with this process.

## If you are using the paper packet and filling out these forms by hand:

- It may be easiest to make three separate piles before you get started:
  - Pile 1 the court eviction papers you got
  - Pile 2 the instruction packet
  - Pile 3 the blank forms, which start on page 30 of this packet
- Keep your forms in order as you fill them out. This will make it easier when it is time to make copies.

## INTRODUCTION

You need this packet if you received court eviction papers. The eviction papers are the *Summons and Complaint* for Unlawful Detainer (eviction).

"Eviction" and "Unlawful Detainer" are the same thing. Sometimes evictions are called "UDs," which is short for Unlawful Detainers.

Tenants must respond to eviction papers by filing legal papers in court. The tenant's papers are called the "Answer." The Answer is where the tenant states their legal defenses and objections to the Complaint. You must file an Answer in order to get before the judge.

The *Answer* must be filed within **10 court days** of being served with the papers. (See the instructions for counting court days on page 6 of this packet.)\*\*

"File your papers" means that you take your papers to the court and give them to the civil court clerk.

To file an *Answer*, all you have to do is:

Fill out the forms attached to this packet. We will show you how.

Ask for a copy of the Fee Waiver and Order on Fee Waiver instruction packet or click here.

Follow the instructions in the "Checklist: What Do I Do With My Papers After I Fill Them Out?" section of this packet.

# \*\*WHAT IF YOU MISSED THE TEN-DAY FILING DEADLINE?

- If you do not file your *Answer* by the 10th day, on the 11th day, and any day after that, your landlord can file a *Request to Enter Default*. If granted by the court, this means your landlord wins the whole case.
- But, you can still file your *Answer*, even after the 10th day, **if your landlord has not filed a Request to Enter Default**.

If you are in this situation, call or go to the court <u>right away</u> and ask the court clerk if your landlord filed a *Request to Enter Default*.

- You will need to tell the clerk your case number and case name.
- If there is no *Default* on file, file your *Answer* immediately.
- If there is a *Default*, ask Legal Services for a copy of our *Default* and/or *Stay* packet(s).

# THE EVICTION PAPERS, OR SUMMONS AND COMPLAINT

#### The "Summons"

- Names you, the tenants, as the "Defendants," the people who are defending themselves.
- Names your landlord or manager as the "Plaintiff," the person who filed the eviction case;
- Shows your case number; *and*
- Names your landlord's lawyer if they have one.
- Sometimes the *Summons* names people as defendants even if they don't live there. Everyone whose name is on the *Summons* as a defendant should file an *Answer*. If they do not, they risk having a court judgment entered against them.
- If your name is NOT listed on the *Summons*, there are risks to filing an *Answer* and you should seek legal advice before filing.

# The "Complaint"

- The Complaint is the set of court forms where the landlord tells their side of the story, and
- Asks the judge to order you to move out.
- The Complaint may also ask the judge to order you to pay back rent, court costs and attorney's fees.
- It may also ask for "Damages." Damages means the amount of money the landlord is asking the court to order you pay to the landlord. It does not mean that you are accused of causing damage to the rental home.

# The "Mandatory Cover Sheet and Supplemental Allegations"

- Your landlord must file a Mandatory Cover Sheet and Supplemental Allegations form.

# WHEN DO I HAVE TO FILE MY ANSWER?

You must file your *Answer* within <u>10 court days</u> after the day you were served with the *Summons* and *Complaint*. The 10 days start the **day after** you are served with the *Summons and Complaint*.

"Served" means "getting" the papers. Someone might hand the papers to you. You might get the papers in the mail. The papers might be posted on your door.

You **count every day the court is open. DO NOT include weekends or court holidays.** Even if you get the *Summons and Complaint* at night, count the very next court day as the first day. There might be a court holiday within this ten-day period. Do not count court holidays. If the 10th day falls on a court holiday, you must file your *Answer* on the next day the court is open.

Here is an example of how to figure out what day to file your answer. If you are served Monday, you count Tuesday as day 1, Wednesday as day 2, Thursday as day 3, Friday as day 4, Monday as day 5, Tuesday as day 6, Wednesday as day 7, Thursday as day 8, Friday as day 9, and Monday as day 10.

SUN	MON	TUES	WED	THURS	FRI	SAT
(	SERVED	3	4	5	6	7
8	9	10	11	12	13	14
1!	ILE ANSWE	R 17	18	19	20	21

If Friday is a court holiday, you count Tuesday as day 1, Wednesday as day 2, Thursday as day 3, Monday as day 4, Tuesday as day 5, Wednesday as day 6, Thursday as day 7, Friday as day 8, Monday as day 9, and Tuesday as day 10.

1	SERVED	3	4	5	COURT	7
8	9	10	11	12	13	14
15	16 F	ILE ANSW	18 ER	19	20	21

#### WHAT FORMS DO I NEED?

#### Blank forms are attached to this packet.

- Answer - Unlawful Detainer (UD-105)

All defendants can do one *Answer* together, as long as ALL defendants sign it. Do this only if all defendants have the same legal defenses. Each defendant can also file their own *Answer*.

- Attachment 3t

**This form is optional**. You can find *Attachment 3t* at the back of the blank forms section of this packet. If you decide to use *Attachment 3t*, you must file it with your *Answer*.

- Proof of Service by First Class Mail - Civil (POS-030)

Only one *Proof of Service* form is needed if all defendants file one Answer together. Each Defendant who files their own *Answer* must also do a separate *Proof of Service*.

Ask for a Fee Waiver Instruction Packet or click here.

- FW-001 Request to Waive Court Fees\*\*
- FW-003 Order on Court Fee Waiver\*\*

#### WHERE DO I FILE MY PAPERS?

It depends on where your case was filed. You must file your Answer papers at the same court where your case was filed. You can find the name and address of the right court on the *Summons* you were served. This picture is at the bottom of page 1 of the Summons.

CASE NUMBER (número de caso): 1. The name and address of the court is: (El nombre y dirección de la corte es): This is where you find your case This is where you will find the name and address of the Court number. where you will file your Answer and attend your hearing. 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): This is where you will find the name and address of your landlord or your landlord's attorney if they are represented. This is also the person who has to be served a copy of your Answer. Form Adopted for Mandatory Use SUMMONS—EVICTION Code of Civil Procedure, §§ 412.20, 415.45, 1167 Judicial Council of California www.courts.ca.gov (Unlawful Detainer / Forcible Detainer / Forcible Entry) SUM-130 [Rev. January 1, 2024]

<sup>\*\*</sup> The court charges defendants to file an *Answer*. **But**, if you are low-income or can't pay the filing fee and pay for your basic needs, you should fill out the Fee Waiver forms. Many people qualify for a fee waiver. This means you will not have to pay a filing fee to file your forms. All defendants must file their own Fee Waivers and Orders separately.

#### FORMS WITH INSTRUCTIONS

Blank *Answer* forms can be found after these instructions or at <a href="https://selfhelp.courts.ca.gov/eviction-tenant/respond">https://selfhelp.courts.ca.gov/eviction-tenant/respond</a>.

#### TO DO:

- Get the papers you were served the *Summons* and *Complaint* and the *Mandatory Cover Sheet and Supplemental Allegations*. You will need information from these papers to fill out your own forms.
- Use the Blank Forms at the end of this packet to prepare your *Answer*.
- Start filling out your papers now.
- Read the "Forms with Instructions" section of this packet. There are pictures of the forms included in the instructions. These pictures have additional information and tips to help you fill out your own *Answer*.

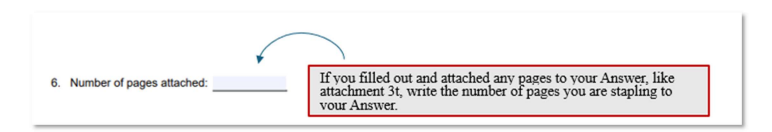
Some of the pictures of the forms tell you what to write in the fillable boxes or what box to check.

Defendant (all defendants for whom this answer is filed must be named and must sign this answer unless their attorney signs):

Write in the names of all defendants (including yourself) who will also be signing this Answer with you.

answers the complaint as follows.

Other pictures give you tips, like how to know which attachment pages should be counted.



# REMEMBER: Type or print neatly in black or blue ink only!

You might not have a defense to the eviction case. But, you should still file an answer with the court clerk within ten court days of getting the complaint. This will prevent your landlord from winning the case against you because you did not respond. It may also give you some more time to move.

# INSTRUCTIONS: ANSWER – UNLAWFUL DETAINER (UD-105)

## ANSWER - PAGE 1

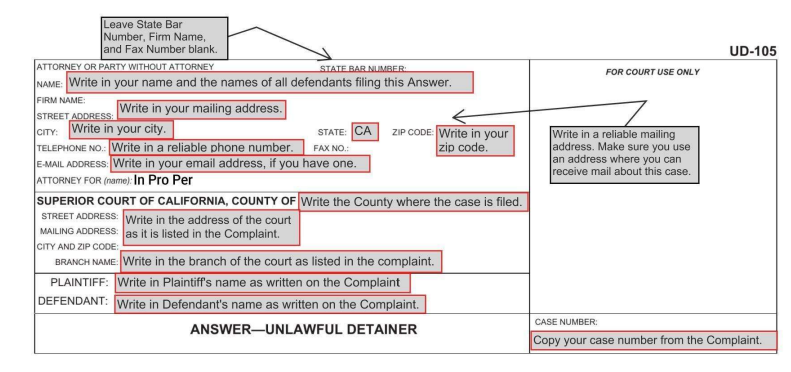
You don't have to **prove** your side of the story until your trial. When you fill out your *Answer*, you are telling your landlord and the judge what **you will try to prove** at trial.

Fill out the numbered parts of the blank *Answer* form clipped to this packet by:

- Following the instructions below and
- Using the pictures of the forms with notes on them as a guide

#### HOW TO FILL OUT A CAPTION

- Copy the information from the Summons you were served EXACTLY, even if the names are wrong or misspelled.
- Refer to the *Summons* for all the information you need to fill out the caption box.
- The "Plaintiff" is the person suing you like your landlord or property management company.
- The "Defendant" is you.
- Fill the caption out the same for the *Answer* and *Proof of Service* .



#### ITEM 1 - DEFENDANT

Write in the names of all defendants who are filing this *Answer* together.

Defendant (all defendants for whom this answer is filed must be named and must sign this answer unless their attorney signs):
 Write in the names of all defendants (including yourself) who will also be signing this Answer with you.

answers the complaint as follows.

## ITEM 2 - DENIALS

#### Check ONLY ONE of the next two boxes -

		Check this box if your	
	answers the complaint as follows:	landlord demands less	
2.	DENIALS (Check ONLY ONE of the next two boxes.)	than \$1000.	
	a. General Denial (Do not check this box if the co		
	Defendant generally denies each statement of the Allegations—Unlawful Detainer (form UD-101).	Check this box if your landlord demands more	ndatory Cover Sheet and Supplemental
	b. specific Denials (Check this box and complete	than \$1000.	int demands more than \$1,000.)
	Defendant admits that all of the statements of the		datory Cover Sheet and Supplemental
	Allegations—Unlawful Detainer (form UD-101)	are true EXCEPT:	

If you were served with the form Complaint – Unlawful Detainer (UD-100):

- Look at box 19 (4th page). **Add the amounts in boxes c, f, and h.** Use the spaces below to help you calculate the amount of damages your landlord is asking for:
  - *c* past due rent of \$ \_\_\_\_\_
  - f damages in the amount of waived rent or relocation assistance as stated in item 8: \$
  - h statutory damages up to \$600 for the conduct alleged in item 14.
  - Total: \$ \_\_\_\_\_

If you were served with a *Complaint* that has line numbers 1-28 on the left side:

- Look at the section of the *Complaint* that has the "Relief" or "Prayer for Relief". Add the unpaid rent and "damages" your landlord is requesting.
- If this amount is \$1,000 or <u>less</u>, check box 2a and skip to the instructions on page 11. Follow the instructions on page 13 for Page 2 Item 3. If this amount is <u>more</u> than \$1,000, continue to the instructions for box 2

## ITEM 2B

- b. If the *Complaint* demands <u>more</u> than \$1,000, check box 2b. Provide information in sections 1 and/or 2 below.
  - Look at the *Complaint*. If you disagree with any of the information on these papers, fill in the information in sections a and/or b under **Denial of Allegations in** *Complaint*:
    - a. You must write the number of each paragraph of the *Complaint* you think is **false**. Example: If you disagree with the amount of rent due stated on the *Complaint*, Box 10, you write: <u>10</u>.
    - b. If you don't know whether a paragraph in the *Complaint* is true or false, write in the number of that paragraph under box 2b(2). Example: You can write in: <u>1a; 1b; 3</u>, if you don't know if the information on the *Complaint* is right.

1)	Denial of Allegations in Complaint (Form UD-100 of Other Complaint for Unlawful Detainer)
	(a) Defendant claims the following statements of the complaint are false (state paragraph numbers from the complaint explain below or, if more room needed, on form MC-025):
	Explanation is on form MC-025, titled as Attachment 2b(1)(a).
	*Only write here if you checked box 2b(1)(a).* Write in the number of the paragraph(s) of the Complaint you think are false.
	(b) Defendant has no information or belief that the following statements of the complaint are true, so defendant denies them (state paragraph numbers from the complaint or explain below or, if more room needed, on form MC-025):  Explanation is on form MC-025, titled as Attachment 2b(1)(b).
	*Only write here if you checked box 2b(1)(b).* Write in the number of the paragraph(s) of the Complaint that you do not know are true or false.

- 1. Look at the *Mandatory Cover Sheet and Supplemental Allegations Unlawful Detainer* (form UD-101). These papers will be with the *Complaint*. If you disagree with any of the information on this form, fill in the information in sections a, b, and/or c, under **Denial of Allegations in Mandatory Cover Sheet and Supplemental**\*\*Allegations Unlawful Detainer\*\* listed under section 2(b)(2) on the Answer Form.
  - a. If you did not receive the *Mandatory Cover Sheet and Supplemental*Allegations Unlawful Detainer (form UD-101) with the Complaint, check box a under section 2(b)(2) of the UD-105 Answer Form. If you do not check box a, you must complete boxes b and/or c under section 2(b)(2).

or

	paragraph on the Mandatory Cover S is false. Example: You can write in: 30	heet and Supplemental Allegations form t l; 4.	that
(a) [	al of Allegations in Mandatory Cover Sheet and Supple Defendant did not receive plaintiff's Mandatory Cover not checked, complete (b) and (c), as appropriate.)  Defendant claims the following statements on Mandatory Covernation (form UD-101) are false (state paragraph number needed, on form MC-025): Explanation is on form MC-025).	r Sheet and Supplemental Allegations (form UD-101).  Cover Sheet and Supplemental Allegations—Unlawful	(If
Form Approved for Option Judicial Council of Califor			
(page 2)	Sheet and Supplementa UD-101) is true or falso paragraph under box 2	ow if a paragraph in the <i>Mandatory Cover l Allegations – Unlawful Detainer</i> (form e. If that happens, write in the number of b(2)(c).  If you don't know if the information on the	that
PLAINTIFF:			UD-10
DEFENDANT:		CASE NUMBER:	
2. b. (2) (c)	Defendant has no information or belief that the following s  Allegations—Unlawful Detainer (form UD-101) are true, so form UD-101 or explain below or, if more room needed, o  Explanation is on form MC-025, titled as Attachmen  Only write under this section if you checked box 2box	o defendant denies them (state paragraph numbers from MC-025): at 2b(2)(c).	
	the paragraph(s) that you do not know are true or fa		

b. If any of the statements on the Mandatory Cover Sheet and Supplemental

Allegations form are false, check box 2(b)(2)(b) and write the number of each

# ANSWER - PAGE 2

On the top of the form (above the line), write your case number.

# ITEM 3 – DEFENSES AND OBJECTIONS

Now is the time to think about your defenses to the eviction. Read this section completely **BEFORE** checking any of these boxes. Follow along on *Attachment 3t*. These defenses and objections are listed on the *Answer* form (3a-t). The defenses and objections continue onto page 4 of the *Answer*. You'll find descriptions of the Defenses and Objections on the next several pages.

	UD-105
PLAINTIFF:	CASE NUMBER:
DEFENDANT:	
b. (2) (c) Defendant has no information or belief that the following Allegations—Unlawful Detainer (form UD-101) are true form UD-101 or explain below or, if more room neede Explanation is on form MC-025, titled as Attach	e, so defendant denies them (state paragraph numbers from d, on form MC-025):
more info	pages 14-17 of this instruction packet for ormation about each of the Objections and found on pages 2-4 of the Answer.
eviction.htm.)  a. (Nonpayment of rent only) Plaintiff has brea  b. (Nonpayment of rent only) Defendant made needed rep	use Attachment 3t in the blank forms section e additional facts for any of the boxes you der section 3- Defenses and Objections.
not give proper credit.  c. (Nonpayment of rent only) On (date): the rent due but plaintiff would not accept it.	before the notice to pay or quit expired, defendant offered
	sion is based on nonpayment of rent due more than one year ago.
e. Plaintiff waived, changed, or canceled the notice to quit.	
f. Plaintiff served defendant with the notice to quit or filed	
g. By serving defendant with the notice to quit or filing the defendant in violation of the Constitution or the laws of the	complaint, plaintiff is arbitrarily discriminating against the
	control or eviction control ordinance of (city or county, title of
ordinance, and date of passage):	
(Also, briefly state in item 3t the facts showing violation	of the ordinance.)
	nt Protection Act of 2019, Civil Code section 1946.2 or 1947.12, oly and briefly state in item 3t the facts that support each.)
(1) Plaintiff failed to state a just cause for termination o	f tenancy in the written notice to terminate.
(2) Plaintiff failed to provide an opportunity to cure any payment of rent) as required under Civil Code section	alleged violations of terms and conditions of the lease (other than on 1946.2(c).
(3) Plaintiff failed to comply with the relocation assistan	ice requirements of Civil Code section 1946.2(d).
(4) Plaintiff has raised the rent more than the amount a	illowed under Civil Code section 1947.12, and the only unpaid

<sup>\*(</sup>this is only a partial screen capture of page 2 of the *Answer*.)

**a.** Habitability/Repairs. You can check this box if you did not pay rent because the condition of your home is dangerous to your health or safety and your landlord did not make necessary repairs. You can only check this box if your landlord served you a notice for non-payment of rent. For more information, visit

https://landlordtenant.dre.ca.gov/resources/guidebook/gb09\_dealingwith.html#conditio\_ns See *Attachment 3t. – Defense 3a.* 

**b. Repair and Deduct.** You can check this box if you did not pay rent **because** the condition of your home is dangerous to your health or safety **and** your landlord did not make necessary repairs after you notified the landlord **and** you made the repairs and deducted the cost from your rent, but your landlord did not give you credit. *You can only check this box if your landlord served you a notice for non-payment of rent.* For more information, visit

https://landlordtenant.dre.ca.gov/resources/guidebook/gb09\_dealingwith.html#deduct See *Attachment 3t. – Defense 3b.* 

\*\*NOTE:For (a) and (b), you must convince the judge you do not owe the full rent because of the dangerous or unhealthy condition of your home. If the judge agrees with you, they will decide how much rent you do owe. You will lose your case if you can't pay the reduced amount of rent that the judge says you owe.

- c. Landlord Refused Rent Within the Notice Period. You can check this box if you offered your landlord the full rent money demanded during the three-day period of the notice, but your landlord refused to accept it. Write in the date that you offered to pay the rent. For more information, visit <a href="https://landlordtenant.dre.ca.gov/resources/guidebook/index.html">https://landlordtenant.dre.ca.gov/resources/guidebook/index.html</a>
  See Attachment 3t- Defense 3c
- **d.** Three-Day Eviction Notice Demands Rent from Over One Year Ago. You can check this box if the Eviction Notice you received from your landlord includes rent due from over one year after the Notice expires. *Example*: The Three-Day Eviction Notice expires on February 15, 2024 but includes rent due from January 2023.

See Attachment 3t- Defense 3d.

**e.** Landlord Canceled the Eviction Notice. You can check this box if your landlord has done something to change or cancel the 3-day, 15-day, 30-day, 60-day, or 90-day notice. For example: your landlord told you to forget about the 3-day notice or that you could pay rent later in the month. For more information, visit

 $\underline{https://landlordtenant.dre.ca.gov/resources/guidebook/index.html}$ 

See Attachment 3t. - Defense 3e.

- **f. Retaliation.** You can check this box if you believe that your landlord is evicting you **because** you exercised a right you have as a tenant. Some of your rights include requesting repairs, calling the Health Department or Police Department, starting a tenants' association, or exercising some other right that is protected by state or federal law. For more information, visit <a href="https://landlordtenant.dre.ca.gov/resources/guidebook/gb11\_terminations.html">https://landlordtenant.dre.ca.gov/resources/guidebook/gb11\_terminations.html</a>. See *Attachment 3t. Defense f*.
- g. Discrimination. You can check this box if you believe your landlord is evicting you because you belong to a certain protected class. Some examples of protected classes are race, disability, sexual orientation, and age. For more information about housing discrimination and all of the protected classes, visit <a href="https://calcivilrights.ca.gov/housing/">https://calcivilrights.ca.gov/housing/</a>. If you are being evicted for discriminatory reasons, you can file a complaint with California's Civil Rights Department. You can review CRD's complaint process here <a href="https://calcivilrights.ca.gov/ComplaintProcess/">https://calcivilrights.ca.gov/ComplaintProcess/</a>. See Attachment 3t. Defense g.
- Rent Control. You can check this box if you believe your landlord has acted in a way that breaks your local city or county rent control laws. For more information, visit
   <a href="https://landlordtenant.dre.ca.gov/resources/guidebook/gb15\_appendix2.html">https://landlordtenant.dre.ca.gov/resources/guidebook/gb15\_appendix2.html</a>.
   See Attachment 3t. Defense 3h.
- i. The property is subject to the TENANT PROTECTION ACT. California law limits how much a landlord can increase most tenant's rent and limits the reasons for termination once the tenant has lived there for more than a year. The protections also mean that many renters can only be evicted for 'just cause' reasons. For more information, visit <a href="https://lsnc.net/housing/new-california-limits-when-landlord-can-evict-renters">https://lsnc.net/housing/new-california-limits-when-landlord-can-evict-renters</a>. See Attachment 3t. Defense i.
- j. Landlord Took Your Rent. You can check this box if your landlord accepted your rent payment after your termination notice expired. For example: Your landlord gave you a 30-day notice that expired on May 10th. On May 1, you gave your landlord full rent for May. Your landlord deposited your rent check. For more information, visit <a href="https://landlordtenant.dre.ca.gov/resources/guidebook/gb11\_terminations.html">https://landlordtenant.dre.ca.gov/resources/guidebook/gb11\_terminations.html</a>. See Attachment 3t. Defense j.
- **k. Domestic Violence, Sexual Assault, Stalking, Human Trafficking, Elder Abuse.** You can check this box if you think your landlord is evicting you **because** you or a member of your household was a victim of domestic violence, sexual assault, stalking, human trafficking, or elder abuse. You will need to bring evidence with you to court, which could be a copy of

a temporary restraining order, protective order, or police report that is not more than 180 days old, or a statement from a third party such as a doctor or counselor. The document must name you or your household member as the protected party or a victim of these crimes. If the abuse was committed by a person who lives in the household, you should check box (k)(2) and ask the court to evict only that person, and allow you to stay in the housing. For more information, visit <a href="https://landlordtenant.dre.ca.gov/resources/guidebook/gb10\_movingout.html#special">https://landlordtenant.dre.ca.gov/resources/guidebook/gb10\_movingout.html#special</a>. See <a href="https://landlordtenant.dre.ca.gov/resources/guidebook/gb10\_movingout.html#special">https://landlordtenant.dre.ca.gov/resources/guidebook/gb10\_movingout.html#special</a>. See

- **l.** Calling the police or other emergency services. You can check this box if you believe your landlord is evicting you because you or another person called for emergency services on behalf of a victim of abuse or a crime, or a person who needed emergency services. For more information, visit <a href="https://landlordtenant.dre.ca.gov/resources/guidebook/gb10\_movingout.html#special">https://landlordtenant.dre.ca.gov/resources/guidebook/gb10\_movingout.html#special</a>. See *Attachment 3t. Defense*
- m. Plaintiff's demand for possession is based on nonpayment of rent or other financial obligations and you can check at least one of the boxes in this section.

See Attachment 3t. - Defense m.

- 1. You can check this box if your landlord has received or has a pending application for rental assistance from a governmental rental assistance program or other source related to the amount in the notice to pay rent or quit.
- 2. You can check this box if your landlord has received or has a pending application for rental assistance from a governmental rental assistance program or other source for any rent that has added up since they served you the notice to pay rent or quit.
- 3. You can check this box if your landlord's complaint is based only on late fees because you did not pay your landlord within 15 days of when you received the governmental rental assistance you applied for.

(page 3)

n. Plaintiff violated the COVID-19 Tenant Relief Act of 2020 or a local COVID-19 related eviction ordinance in some other way. You should include facts about this in item 3t or in Attachment 3t.

See *Attachment 3t. – Defense n.* 

o. The property is covered by the federal CARES Act and Plaintiff did not provide 30 days' notice to vacate. The property is covered by the CARES act if it is federally subsidized housing or the landlord has a federally backed loan.

See Attachment 3t – Defense o for information about what properties may be covered under section o.

**p. Plaintiff improperly applied payments made by defendant.** This applies if your landlord applied your security deposit to rent, or applied a monthly rental payment to rent that was due between March 1, 2020, and September 30, 2021, other than to the prospective month's rent without your written agreement.

See *Attachment 3t. – Defense p.* 

- **q. Plaintiff refused to accept payment from a third party for rent due.** Check this box if your eviction for nonpayment of rent happened because your landlord refused to accept payment from someone else on your behalf, such as a rental assistance program, a county welfare department, a family member, etc. See *Attachment 3t. Defense q.*
- r. Defendant is a person with a disability and plaintiff refused to provide a reasonable accommodation. Check this box if you are a person with a disability and you requested a reasonable accommodation from your landlord, but your landlord refused your request. You can read more about reasonable accommodations at <a href="https://www.disabilityrightsca.org/publications/fact-sheet-disability-based-housing-discrimination">https://www.disabilityrightsca.org/publications/fact-sheet-disability-based-housing-discrimination</a>. See Attachment 3t. Defense r.
- **s. Other defenses and objections.** You can check this box if you have other defenses that are not already included on the *Answer*. You must provide details to the court by filling out box 3t or by attaching additional information.

See Attachment 3t – Defense 3s (lists other common defenses and objections.)

# ANSWER - PAGE 3

Now, check all the defenses listed in the Complaint and on Attachment 3t that you think apply to you.

#### t. Facts supporting defenses and objections

You need to write the facts that support the boxes for items 3a – 3t that you checked. You need to identify the facts for each item by its letter. You can do this by going through *Attachment 3t* and checking all sections that apply to your case.

s. \_\_\_\_ Other defenses and objections are stated in item 3t.
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.

Use Attachment 3t to provide more details or information to the Court about any of the Defenses or Objections you checked above.

Only fill out the pages of Attachment 3t that match the boxes you checked. You only need to attach those pages to you Answer.

You only need to attach the *Attachment 3t* pages that you use. For example, if you only check box 3f because your landlord retaliated against you, you can use *Attachment 3t* – f to write in any facts you want to tell the Court. Make sure you then include *Attachment 3t* - f with your *Answer* when you file your paperwork with the Court.

If you use Attachment 3t, make sure to write in your case number for every page you use.



# ITEM 4 - OTHER STATEMENTS

**4a.** If you moved out, check this box, and write in the date that you moved out.

4. OTHER STATEMENTS		
a. Defendant vacated the premises on (date):	If you already moved out, write in the date you moved out.	

**Note**: There may be other defenses and objections under the law that are not listed here or in *Attachment 3t*. An attorney can review your paperwork and help determine if you have other defenses or objections based on the facts of your case and current law. You can contact your local bar association's lawyer referral service or the California State Bar lawyer referral service to find a private attorney to review your case.

**4b.** If your rent is too high because of serious health, safety, or repair problems and you are listing those problems on *Attachment 3t*, check this box and write in: See *Attachment 3t*, *Defenses and Objections - 3a*. If you are NOT using *Attachment 3t*, write the problems in the space in box 4b.

If you already moved out, check this box and write in the date you moved out.
a. Efendant vacated the premises on (date):
b. The fair rental value of the premises alleged in the complaint is excessive (explain below or, if more room needed, on Check box 4b if you believe your landlord is demanding too much rent because there
Explanation is on form are serious health, safety, and/or repair problems in your rental home.
Make sure you write in your explanation in the space below, or use <i>Attachment 3w</i> to tell the Court about the serious health, safety, and/or repair problems that should make your rent lower.
c. Other (specify below or, if more room needed, on form MC-025):
Other statements are on form MC-025, titled as Attachment 4c.

# ITEM 5 - DEFENDANT REQUESTS

**5d.** If you have serious repair problems and you want the court to order repairs and reduced rent until repairs are made, check box 5d. If you check this box, also check box 5e, and write in: "that the court retain jurisdiction until repairs are completed."

**5e.** Check this box if you want to stay in your home, **and** you would suffer a great hardship if you were forced to move, **and** you can pay all the back rent. Write in the box that you also request "Relief from forfeiture."

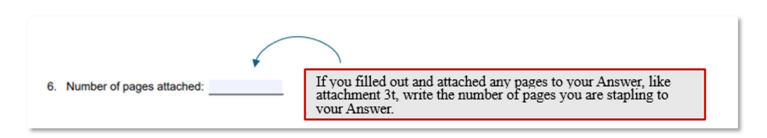
DEFENDANT REQUESTS
a. that plaintiff take nothing requested in the complaint.
b. costs incurred in this proceeding.
c. reasonable attorney fees. if incurred and if entitled.
d. that plaintiff be ordered to (1) make repairs and correct the conditions that constitute a breach of the warranty to provide habitable premises and (2) reduce the monthly rent to a reasonable rental value until the conditions are corrected.
e. Other (specify below or on form MC-025):
All other requests are stated on MC-025, titled as Attachment 5e.
For such further and other relief as this Court deems just and proper.  and reduced rent until repairs are made, check box 5d.

# ANSWER – PAGE 4

#### ITEM 6 – NUMBER OF PAGES ATTACHED

If you are using this *Answer* form without *Attachment 3t* or any other attachment pages, leave this blank. If you used *Attachment 3t*, then check box 6 and write in the number of pages you attached. **Count front and back sides as separate pages.** Only include the pages of

Attachment 3t that you actually use. Do not attach pages that don't apply to your case. Mark the page numbers on the bottom of each page.



DO NOT include the pages of *Proof of Service* or the *Fee Waiver* and *Order* in this page count.

# ITEM 7 - UNLAWFUL DETAINER ASSISTANT SECTION

- Unless an organization or person charged you money to help you with these forms, check the first box before "did not."
- But, if some organization or person charged you money to help you with these forms, check the other box, and fill in the rest of Item 7.

		UNLAWFUL DETAINER	ASS	ISTANT (Bus. &	P	rof. Code, §§ 6400–0	641	5) •	
7.	(Mi	ust be completed in all cases.) An <b>unlawful detai</b> sistance with this form. (If defendant has received	ner a	assistant 🗸 help or advice for	di or <sub>l</sub>	id not did find the pay from an unlawful	for de	com tain	pensation give advice or Unless you paid someone to
		Assistant's Name:		b.		Telephone number:			help you fill out these forms,
	C.	Street address, city, and zip code:							check the "did not" box and leave all other boxes in
	d.	County of registration:	e.	Registration nun	nb	er:	f.		section 7 blank.

# SIGNING AND VERIFYING THE ANSWER (BOTTOM OF PAGE 4 OF THE ANSWER)

**NOTE**: All Defendants who are filing this *Answer* must print and sign their names. There are only spaces for two defendants, so if there are more than two defendants filing this *Answer*, you will have to add lines.

NOTE: Only one defendant must sign the "Verification" section of the Answer. But it is safest if all defendants filing their Answer together each print their names and sign the Verification section as well.

Each defendant for whom this answer is fi	led must be named in item 1 and must sign this a	answer unless defendant's attorney signs.)				
(TYPE OR PRINT NAME)	ALL DEFENDANTS must print and sign their names on these lines. If more than 2 people need to sign the Answer, you may draw in extra name and signature lines.	TURE OF DEFENDANT OR ATTORNEY)				
(TYPE OR PRINT NAME)	(SIGNA	ATURE OF DEFENDANT OR ATTORNEY)				
	VERIFICATION					
(Use a different verification	form if the verification is by an attorney or for a d	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: Do not forget to date your Answer.	Only one defendant <u>must</u> print and sign their name on these lines. <u>It is best if all defendants print and sign this section</u> .					
(TYPE OR PRINT NAME)		(SIGNATURE OF DEFENDANT)				

# **INSTRUCTIONS: PROOF OF SERVICE (POS-030)**

#### **IMPORTANT!!**

You must have a helper, like a friend or relative, who is older than 18 and *not* living with you, fill out this form on your behalf.

They must sign this form and complete the mailing for you.

Your helper should fill out the numbered parts of the blank *Proof of Service* form clipped to this packet by:

- Following the instructions below and
- Using the pictures of the forms with notes on them as a guide

Have the person helping you put a copy of the Answer and Attachment 3t or any other attachments (if used) into an envelope. On the envelope, your helper must write the name and address of the landlord or landlord's attorney if one is listed on the Summons. If no attorney is named, your helper must write the name and address of your landlord as listed on the Summons.

Your helper should copy the name and address directly from the Summons onto the envelope. Be sure to use the correct amount of postage.

# Your helper should NOT serve the Fee Waiver or Order on Fee Waiver.

## Pay special attention to

- **Item 4.** If your helper takes the envelope to the post office for mailing and gives it to a mail clerk, check box 4a.
  - If the envelope is left anywhere else for pickup, check box 4b. MAKE SURE THE MAIL IS PICKED UP THE SAME DAY.
- Item 5. Your helper must write in the name (5a.) and address (5b.) of your landlord's attorney (or your landlord if they do not have an attorney), as written on the *Summons* in the section labeled "The name, address, and telephone number of the plaintiff's attorney or plaintiff without an attorney is:". The bottom of page 4 has a picture of where your helper can find your landlord's attorney's name.

This should be the same name and address your helper puts on the envelope. (See also the section "Checklist: What Do I Do with My Papers After I Fill Them Out?" in this packet.)

1.	I am over 18 years of age and <b>not a party to this action</b> . I am a resident of or employed in the county where the mailing took place.
2.	My residence or business address is:
	Write in the complete mailing address, including city, state, and zip code of the person who "served" your Answer on your landlord or landlord's attorney.
3.	On (date): Date mailed I mailed from (city and state): Write in the city and state where the the following documents (specify):  Answer and attacments were mailed from.
	Write the name of the documents being served:  Answer - Unlawful Detainer (UD-105)  The documents are listed in the Attachment to Proof of Service by First-Class Mail—Civil (D)  If the person who serves your landlord or landlord's attorney takes the envelope to the post
	(form POS-030(D)).
4.	I served the documents by enclosing them in an envelope and (check one):
	a. depositing the sealed envelope with the United States Postal Service with the postage fully prepaid.  b. placing the envelope for collection and mailing following our 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.
5.	The envelope was addressed and mailed as follows:  If the person who serves your landlord or landlord's
٠.	a. Name of person served: Write in the name of your landlord's attorney, or landlord if they do
	b. Address of person served: not have an attorney. envelope for pickup
	Write in the address as written on the Summons in the section labeled: "The name, address, and telephone number of the plaintiff's attorney or plaintiff without an attorney is:"  This should be the same name and address that is put on the envelope.  anywhere, check box 4b.  Make sure the mail is picked up the SAME DAY.
	The name and address of each person to whom I mailed the documents is listed in the Attachment to Proof of Service by First-Class Mail—Civil (Persons Served) (POS-030(P)).
l de	eclare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
Da	te: Write in the date this form is signed.
	Write in the name of the person mailing the Answer.  The person mailing the Answer must sign here.
	(TYPE OR PRINT NAME OF PERSON COMPLETING THIS FORM) (SIGNATURE OF PERSON COMPLETING THIS FORM)
Jud	m Approved for Optional Use icial Council of California (Proof of Service)  PROOF OF SERVICE BY FIRST-CLASS MAIL—CIVIL (Proof of Service)  Code of Civil Procedure, §§ 1013, 1013a www.courtinfo.ca.gov

At the bottom of the form, the person mailing the Answer should put the date they signed the form, print their name, and then sign the form.

Now you are finished filling out all the papers.

# CHECKLIST: WHAT DO I DO WITH MY PAPERS AFTER I FILL THEM OUT?

#### **DOUBLE CHECK:**

- Did you TYPE or PRINT all the forms neatly with BLACK or BLUE INK?
- Have you checked the right boxes, and **SIGNED YOUR NAME** in the proper blanks?
- Is there a **CASE NUMBER** filled in on each form?
- Make sure you have a friend or relative who is **over 18 and NOT LIVING WITH YOU** mail a copy of the completed *Answer Unlawful Detainer* to your landlord or landlord's attorney. Make sure this same person fills out and signs the *Proof of Service* form.

1.	Make copies of all the originals (the papers you filled out and signed). How many copies? See
	below.
	Answer - Unlawful Detainer (UD-105) and (optional) Attachment 3t or other attachment
	pages: Make 2 copies
	Proof of Service (POS-030): Make 1 copy
	Request to Waive Court Fees (FW-001): Make 1 copy
	Order on Court Fee Waiver (FW-003): Make 1 copy
2.	Forms that must be mailed to your landlord or landlord's attorney:
	1 <b>COPY</b> of <i>Answer – Unlawful Detainer</i> and any attachments you attached to your <i>Answer</i>
3.	Forms you must file with the court:
	Original Answer and Attachments + 1 copy
	Original Proof of Service + 1 copy
	Original Fee Waiver + 1 copy
	Original Order on Fee Waiver + 1 copy

- File the *Fee Waiver* forms first.
- The court clerk will stamp the originals and the copies. The clerk keeps the originals and gives you back the stamped copies of the *Answer* (with any attachments), *Proof of Service*, and *Fee Waiver* forms. Keep the stamped copies for your records.
- Call the court clerk the day after you file to make sure your *Answer*, *Proof of Service*, and *Fee Waiver Forms* were received and processed by the court.

# **BLANK FORMS**

If you have a paper copy of the instruction packets, blank forms are attached.

If you are viewing these instructions online, keep scrolling to print the blank forms or you can fill them out online.

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, COL	JNTY OF	P
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PLAINTIFF:		
DEFENDANT:		
ANSWER-	-UNLAWFUL DETAINER	CASE NUMBER:
Defendant (all defendants for whom	 this 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 th	e next two boxes.)	
·	eck this box if the complaint demands mo	re than \$1 000 )
		Mandatory Cover Sheet and Supplemental
Allegations—Unlawful Deta		manuals y coron chool and cappionichia.
-		
		complaint demands more than \$1,000.) Indatory Cover Sheet and Supplemental Allegations-
•	omplaint (form UD-100 or other complai	int for unlawful detainer)
		se (state paragraph numbers from the complaint or
	room needed, on form MC-025):	se (state paragraph numbers from the complaint of
·	form MC-025, titled as Attachment 2b(1)(a	.)
Explanation is on	orni MC-025, illied as Allaciment 2b(1)(a	1).
(b) Defendant has no inform	ation or belief that the following statement	s of the complaint are true, so defendant denies
them (state paragraph nu	imbers from the complaint or explain below	w or, if more room needed, on form MC-025):
Explanation is on	form MC-025, titled as Attachment 2b(1)(b	o).
(2) Denial of Allegations in Ma	andatory Cover Sheet and Supplementa	al Allegations—Unlawful Detainer (form UD-101)
(a) Defendant did not	receive plaintiff's Mandatory Cover Sheet	t and Supplemental Allegations (form UD-101). (If
	plete (b) and (c), as appropriate.)	
(b) Defendant claims the fo	llowing statements on Mandatory Cover S	Sheet and Supplemental Allegations—Unlawful
		form UD-101 or explain below or, if more room
needed, on form MC-02		·
		, , ,

Р	PLAINTIFF: CASE NUMBER:			
DEF	DEFENDANT:			
2. t	ο.	(2) (	Defendant has no information or belief that the following statements on Ma Allegations—Unlawful Detainer (form UD-101) are true, so defendant deni form UD-101 or explain below or, if more room needed, on form MC-025):  Explanation is on form MC-025, titled as Attachment 2b(2)(c).	
,	moi	re roc	ES AND OBJECTIONS (NOTE: For each box checked, you must state brief to mis needed, on form MC-025. You can learn more about defenses and object rts.ca.gov/selfhelp-eviction.htm.)	
â	а.		(Nonpayment of rent only) Plaintiff has breached the warranty to provide hab	itable premises.
t	٥.		(Nonpayment of rent only) Defendant made needed repairs and properly ded not give proper credit.	ducted the cost from the rent, and plaintiff did
C	Э.		(Nonpayment of rent only) On (date): before the no the rent due but plaintiff would not accept it.	tice to pay or quit expired, defendant offered
C	d.		(Nonpayment of rent only) Plaintiff's demand for possession is based on non	payment of rent due more than one year ago.
E	€.		Plaintiff waived, changed, or canceled the notice to quit.	
f			Plaintiff served defendant with the notice to quit or filed the complaint to retal	
ç	<b>g</b> .		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	
ŀ	٦.		Plaintiff's demand for possession violates the local rent control or eviction coordinance, 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.)	
į	•		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	
		(2)	Plaintiff failed to provide an opportunity to cure any alleged violations of payment of rent) as required under Civil Code section 1946.2(c).	terms and conditions of the lease (other than
		(3)	Plaintiff failed to comply with the relocation assistance requirements of C	Civil Code section 1946.2(d).
		(4)	Plaintiff has raised the rent more than the amount allowed under Civil Co rent is the unauthorized amount.	ode section 1947.12, and the only unpaid
		(5)	Plaintiff violated the Tenant Protection Act in another manner that defeat	ts the complaint.
j			Plaintiff accepted rent from defendant to cover a period of time after the date	the notice to quit expired.
ŀ	ζ.		Plaintiff seeks to evict defendant based on an act—against defendant, defended member of defendant's household—that constitutes domestic violence, sexual of an elder or a dependent adult, or a crime that caused bodily injury, involve force. (This defense requires one of the following, which may be included with order, protective order, or police report that is not more than 180 days old third party (e.g., a doctor, domestic violence or sexual assault counselor, huse a victim of violent crime advocate concerning the injuries or abuse resulting for documentation or evidence that verifies that the abuse or violence occurred.)	al assault, stalking, human trafficking, abuse d a deadly weapon, or used force or threat of h this form: (1) a temporary restraining l; (2) a signed statement from a qualified uman trafficking caseworker, psychologist, or from these acts); or (3) another form of
		(1)	The abuse or violence was committed by a person who does not live in the	
		(2)	The abuse or violence was committed by a person who lives in the dwell from eviction under Code of Civil Procedure section 1161.3(d)(2).	•
1			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 indivithe other person believed that assistance was necessary.	
r	m.		Plaintiff's demand for possession of a residential property is based on nonpay and (check all that apply)	ment of rent or other financial obligations
		(1)	plaintiff received or has a pending application for rental assistance from a some other source relating to the amount claimed in the notice to pay rer §§ 50897.1(d)(2)(B) and 50897.3(e)(2).)	

PLAINTIFF: CASE NUMBER: DEFENDANT:		CASE NUMBER:	
3.	m.	plaintiff received or has a pending application for rental assistance fr some other source for rent accruing since the notice to pay rent or q 50897.3(e)(2).)	
		plaintiff's demand for possession is based only on late fees for defer 15 days of receiving governmental rental assistance. (Health & Saf.	
	n.	Plaintiff violated the COVID-19 Tenant Relief Act (Code Civ. Proc., § 117 ordinance regarding evictions in some other way (briefly state facts described)	
	Ο.	The property is covered by the federal CARES Act and the plaintiff did no	ot provide 30 days' notice to vacate.
		(Property covered by the CARES Act means property where the landlor	d
		<ul> <li>is participating in a covered housing program as defined by the Violence</li> <li>is participating in the rural housing voucher program under section 542</li> <li>has a federally backed mortgage loan or a federally backed multifamily</li> </ul>	of the Housing Act of 1949; or
	p.	Plaintiff improperly applied payments made by defendant in a tenancy th September 30, 2021 (Code Civ. Proc., § 1179.04.5), as follows (check as	
		(1) Plaintiff applied a security deposit to rent, or other financial obligation	ns due, without tenant's written agreement.
		(2) Plaintiff applied a monthly rental payment to rent or other financial or and September 30, 2021, other than to the prospective month's ren	
	q.	Plaintiff refused to accept payment from a third party for rent due. (Civ. C	ode, § 1947.3; Gov. Code, § 12955.)
	r.	Defendant has a disability and plaintiff refused to provide a reasonable a (Cal. Code Regs., tit. 2, § 12176(c).)	ccommodation that was requested.
	s.	Other defenses and objections are stated in item 3t.	
	t.	Provide facts for each item checked above, either below or, if more room need Description of facts or defenses are on form MC-025, titled as Attachme	· · · · · · · · · · · · · · · · · · ·
4.	OT a. b.	IER STATEMENTS  Defendant vacated the premises on <i>(date)</i> :  The fair rental value of the premises alleged in the complaint is excessiv <i>form MC-025)</i> .  Explanation is on form MC-025, titled as Attachment 4b.	e (explain below or, if more room needed, on
	C.	Other (specify below or, if more room needed, on form MC-025):  Other statements are on form MC-025, titled as Attachment 4c.	
5.	a.	ENDANT REQUESTS that plaintiff take nothing requested in the complaint. costs incurred in this proceeding.	

PLAINTIF			CASE NUMBER:
DEFENDAN1	Г:		
5. d		epairs and correct the conditions that co e monthly rent to a reasonable rental va	onstitute a breach of the warranty to provide alue until the conditions are corrected.
e	Other (specify below or on form MC-0 All other requests are stated o	025): n form MC-025, titled as Attachment 5e	
		······································	
6. Number	of pages attached:		
	UNLAWFUL DETAIR	NER ASSISTANT (Bus. & Prof. Code,	§§ 6400–6415)
7. (Must be	e completed in all cases.) An unlawful	•	did for compensation give advice or
assistan	ce with this form. If defendant has rece	ived any help or advice for pay from an	unlawful detainer assistant, state
a. assis	stant's name:	b. telephone n	number:
c. stree	et address, city, and zip code:		
d. coun	ity of registration:	e. registration number:	f. expiration date:
		<b>)</b>	
	(TYPE OR PRINT NAME)	(SIG	NATURE OF DEFENDANT OR ATTORNEY)
		•	
	(TYPE OR PRINT NAME)	(SIG	NATURE OF DEFENDANT OR ATTORNEY)
		•	
3	(TYPE OR PRINT NAME)	(SIG	NATURE OF DEFENDANT OR ATTORNEY)
		VERIFICATION	
	(Use a different verification form if	the verification is by an attorney or for a	corporation or partnership.)
	defendant in this proceeding and have that the foregoing is true and correct.	read this answer. I declare under penalt	y of perjury under the laws of the State of
Date:			
<del>-</del>	(TYPE OR PRINT NAME)		(OLONATURE OF DEFENDANT)
Data	( = 0		(SIGNATURE OF DEFENDANT)
Date:			
	(TYPE OR PRINT NAME)		(SIGNATURE OF DEFENDANT)
Date:			
	(TYPE OR PRINT NAME)	<u> </u>	(O)ONATI IDE OF DESENE WE

1	3a. HABITABILITY. Defendant(s) do not owe full rent because of the unsafe or
2	unsanitary conditions of the rental home. Defendant(s) did not cause the
3	problems and did not prevent Plaintiff from fixing these problems.
4	☐ Defendant told/wrote to Plaintiff and/or their agent about the following
5	problems and/or Plaintiff otherwise knew of these problems, but Plaintiff did not repair these problems.
6	repair arece presidente.
7	☐ Plaintiff, without good cause, has not made repairs after 60 days of receiving a
8	notice from a public agency. This creates a rebuttable presumption that Plaintiff breached the warranty of habitability. Civil Code 1942.3.
9	
10	The habitability defects include, but are not limited to (Check the ones that apply)
11	☐ Detective Walls, Floors or Weather Protection
12	☐ Infestations Inside the Rental Unit
13	
14	☐ Plumbing (Gas, Water or Sewage System)
15	☐ Defective Electrical Lights, Wiring or Related Equipment.
16	☐ Defective Heating or Cooking Facilities
17	Defective fleating of Cooking Facilities
18	☐ Unsafe/Unsanitary Conditions Outside of Rental Unit
19	☐ Explanation for any habitability defects checked above:
20	
22	
23	
24	
25	
26	
27	
28	
	Attachment 3t Case Number: Page of Defense 3a

1	3b. REPAIR AND DEDUCT.
2 3 4	On (fill in date(s)), Defendant wrote/told/e-mailed/texted (circle any that apply) Plaintiff/Plaintiff's agent that Defendant needed the following repairs done:
5	
6	
7	
9	Plaintiff did not make the necessary repairs. On (fill in date(s)),  Defendant made the following repairs:
10 11 12	These repairs cost Defendant \$ (fill in amount). Defendant then offered the rent due minus the cost of these repairs. The amount Defendant offered was: \$ (fill in amount).
13 14	Additional facts if any:
15	
16	
17	
18 19	3c. PLAINTIFF REFUSED RENT.
20	On (fill in date), before the notice to quit expired, Defendant tried to pay
21	the rent due, in the amount of \$ (fill in amount). Defendant tried to pay the
22	rent by □ putting it in the drop box □ giving it to Plaintiff or Plaintiff's agent
23	□ mailing it to Plaintiff □ other:
24 25	Plaintiff (check one)
26 27	<ul> <li>□ would not accept the rent.</li> <li>□ gave the rent back to Defendant.</li> </ul>
28	Attachment 3t Case Number: Page of Defense 3b-3c

1	3d. PLAINTIFF'S DEMAND FOR POSSESSION IS BASED ON NONPAYMENT OF
2	RENT DUE MORE THAN ONE YEAR AGO.
3	The rental period for which Plaintiff has demanded possession is from:
5	(date) to (date)
6	3e. PLAINTIFF WAIVED, CHANGED, OR CANCELED THE NOTICE TO QUIT AS
7	FOLLOWS:
8	☐ Plaintiff accepted rent within the time or after the time given on the notice to pay
9	or quit.
10	☐ On or about the date(s) of (date), Plaintiff accepted rent in the
11 12	amount of \$ for (month/year), which is for a period after the notice to quit expired.
	and the hotes to quit expired.
13 14	☐ Novation: Plaintiff promised Defendant could stay if they paid \$ (fill in amount) by (date). On or about (date), Defendant paid
15	\$(fill in amount).
16	☐ Estoppel: Plaintiff often/always accepts rent late. Defendant usually pays by the
17	(fill in day of month) and has been paying this way for about (fill in how long). Now, Plaintiff refused to take Defendant's
18	rent within this time. Defendant relied on Plaintiff's practice of accepting late rent
19	and was not prepared to pay earlier.
20	□ Other:
21	
22	
23	
24	
25	
26	
27	
28	
	Attachment 3t Case Number: Page of

1	3f. RETALIATION.
2	Plaintiff served the Notice to Quit and filed this unlawful detainer case to retaliate against
3	defendant for exercising these legal rights:
4	
5	
6	
7	3g. DISCRIMINATION.
8	og. Diookimika nok.
9	This unlawful detainer case is based on unlawful and arbitrary discrimination under the
10	Constitution or state or federal civil rights and/or fair housing laws because:
11	
12	
13	
14	
15	☐ Defendant has a housing choice voucher or is a participant in another housing
16	assistance program and Plaintiff refused to participate in the housing choice voucher or other housing assistance program. (Source of income discrimination)
17	reacher of earler meaning acciding programm (evalues of micerial alleging)
18	
19	3h. RENT CONTROL.
20	
21	Plaintiff's demand for possession violates the local rent control or eviction control ordinance of (City or County).
22	The title of the rent control ordinance is
23	It was enacted on (month/day/year).
24	
25	
26	
27	
28	
	Attachment 3t Case Number: Page of Defense 3f-3h

1	3i. TENANT PROTECTION ACT (AB 1482; Civil Code Sections 1946.2, 1947.12).
2	□ JUST CAUSE (Civil Code 1946.2) (Check this box if this case is based on a notice for other than rent)
4	Occupancy (Check one):
5	□ Defendant(a) has accurried the property continuously and lowfully for 12 months
6	☐ Defendant(s) has occupied the property continuously and lawfully for 12 months or more and no additional adult tenants have moved in since the original
7	tenant(s), OR
8	☐ Additional tenants moved in, but at least one of the tenants has lawfully and
9	continuously occupied the property for at least 24 months or all of the tenants
10 11	have now lawfully and continuously resided on the property for 12 months or more.
12	The termination/eviction notice is invalid under Civil Code Sec. 1946.2 because (Check
13	all that apply):
14	☐ Plaintiff failed to state a just cause for termination of tenancy in the written
15	notice to terminate. No reason is stated in the termination notice. Civ. Code Sec.
16	1946.2(a).
17	☐ Plaintiff failed to provide an opportunity to cure any alleged violations of terms and conditions of the lease (other than nonpayment of rent) as required under
18	Civ. Code Sec. 1946.2(c). The reason stated is an "at fault" reason but no
19	opportunity to correct the problem was provided.
20	☐ Plaintiff failed to comply with the relocation assistance requirements of Civ.
	Code Sec. 1946.2(d). A "no fault" reason is stated on the termination notice but the landlord did not notify Defendant of Defendant's right to relocation assistance
22	or rent waiver.
23	☐ Plaintiff raised the rent more than the amount allowed under Civ. Code Sec.
24	1947.12, and the only unpaid rent is the unauthorized amount. <i>The notice to pay</i>
25	rent or quit is defective because the rent demanded in the notice to pay rent is
26	wrong. The notice overstates the rent due because it is based on a rent increase in excess of the amounts allowed.
27	
28	
	Attachment 3t Case Number: Page of Defense 3i

1	☐ Plaintiff violated the Tenant Protection Act in another manner that defeats the complaint.
3	☐ A reason is stated in the termination notice, but it is not one of the allowed reasons for termination. Civ. Code Sec. 1946.20.
<ul><li>4</li><li>5</li><li>6</li></ul>	☐ A reason is stated in the termination notice stating that the eviction is Defendant's fault, but Defendant did not do what the termination notice says.
7 8 9	☐ A reason is stated in the termination notice stating that the eviction is Defendant's fault but Defendant complied with the notice during the time provided by fixing the alleged problem.
10	☐ The reason stated is an "at fault" reason but the landlord failed to serve a termination notice to quit after the prior notice of violation to fix the problem expired. Civ. Code Sec. 1946.2(c).
12 13 14	☐ The 'no fault' reason of substantial remodel is alleged in the notice but the notice fails to adequately describe the remodel. Civ. Code Sec. 1946.2(b)(2)(D).
15 16	☐ The 'no fault' reason of substantial remodel is alleged in the notice but Plaintiff did not attach a copy of the permits required for the substantial remodel.
17 18 19 20	☐ The 'no fault' reason of substantial remodel is alleged in the notice, the remodel is required to abate hazardous conditions (lead-based paint, mold, or asbestos), and Plaintiff did not attach a copy of the signed contract with the contractor hired to complete the remodel.
21 22 23 24	☐ The "no fault" reason of substantial remodel is alleged in the notice but the notice does not include the statement required by Civil Code section 1946.2(b)(2)(D)(iv)(II). (e.g. that if the substantial remodel is not started or completed, the owner must offer the tenant the opportunity to re-rent the unit on the same terms and conditions.)
25 26 27 28	☐ The "no fault" reason is intent to occupy the residential real property by the owner or owner's spouse, domestic partner, children, grandchildren, parents, or grandparents, the lease was entered into after July 1, 2020, and the lease does not have a term allowing termination for this reason.
	Attachment 3t Case Number: Page of Defense 3i(cont.)-j

1 2 3	☐ The "no fault" reason is intent to occupy the residential real property by the owner or owner's spouse, domestic partner, children, grandchildren, parents, or grandparents and the notice does not contain the name and relationship to the owner of the person moving in.					
4						
5	☐ The "no fault" reason is intent to occupy the residential real property by the owner or owner's spouse, domestic partner, children,					
6	grandchildren, parents, or grandparents and the intended occupant					
7	lives in a rental unit on the property or a vacancy of a similar unit already exists at the property.					
8						
9	□ Other:					
10						
11						
12						
13	3j. PLAINTIFF ACCEPTED RENT TO COVER A PERIOD OF TIME AFTER THE					
14						
15	Defendant paid the rent on or about (date). Defendant's rent					
, ,	payment was for (month/year). This time period is for a time period					
16	alter the holice to quit expired. Plaintill of Plaintill's agent accepted my rent payment.					
16 17	alter the notice to quit expired. Plaintill of Plaintill's agent accepted my rent payment.					
	alter the notice to quit expired. Plaintill of Plaintill's agent accepted my rent payment.					
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17 18	alter the notice to quit expired. Plaintill of Plaintill's agent accepted my rent payment.					
17 18 19	alter the notice to quit expired. Plaintill of Plaintill's agent accepted my rent payment.					
17 18 19 20	after the houce to quit expired. Plaintill of Plaintill's agent accepted my rent payment.					
17 18 19 20 21	alter the notice to quit expired. Plaintill of Plaintill's agent accepted my rent payment.					
17 18 19 20 21	alter the notice to quit expired. Plaintill of Plaintill's agent accepted my fent payment.					
17 18 19 20 21 22 23 24 25	alter the notice to quit expired. Plaintin or Plaintin's agent accepted my rent payment.					
17 18 19 20 21 22 23 24 25 26	after the notice to quit expired. Plaintill of Plaintill's agent accepted my rent payment.					
17 18 19 20 21 22 23 24 25 26 27	after the notice to quit expired. Plaintill of Plaintill's agent accepted my rent payment.					
17 18 19 20 21 22 23 24 25 26	after the notice to quit expired. Plaintill of Plaintill's agent accepted my rent payment.					

1	3k. DOMESTIC VIOLENCE, SEXUAL ASSAULT, STALKING, HUMAN TRAFFICKING, AND/OR ELDER ABUSE PROTECTIONS.					
3	Plaintiff is seeking to evict Defendant because of acts of violence or abuse against Defendant or a household member.					
5	AND:					
6						
7 8	that is not more than 180 days old naming Defendant or their household member					
9	as the protected party					
10	OR					
11	☐ Defendant has a signed statement from a doctor, domestic violence or sexual					
12	assault counselor, human trafficking caseworker, psychologist or other qualified					
13	third party acting in their professional capacity that Defendant or their household member is seeking assistance for physical or mental injuries resulting from the					
14	domestic violence, sexual assault, stalking, human trafficking, or abuse.					
15	AND:					
16						
17	☐ The person committing this act or acts is not a tenant of the rental home.					
18	OR					
19	☐ The person committing the act or acts is a tenant of the rental home and					
20	Defendant seeks to remain in the unit as a protected party. (Code Civ. Proc. Sec.					
21	1161.3(d)(2) and 1174.27)					
22	Additional Facts:					
23	Additional Facts.					
24						
25						
26						
27						
28						
	Attachment 3t Case Number: Page of Defense 3k					

1 2 3	3I. PUNISHING OR LIMITING GOOD FAITH CALLS TO POLICE OR EMERGENCY ASSISTANCE.				
4 5 6 7	On or about, Defendant and/or another person contacted (law enforcement or emergency assistance) because Defendant or the other person believed that assistance was needed. Plaintiff is evicting Defendant because Defendant called law enforcement or emergency assistance.				
8					
9	BASED ON NONDAYMENT OF DENT OF OTHER FINANCIAL ORLIGATIONS AND				
111 112 113 114 115 116 117	<ol> <li>□ Plaintiff received or has a pending application for rental assistance from a governmental rental assistance program or another source that relates to the amount they demand in the complaint.</li> <li>□ Plaintiff received or has a pending application for rental assistance from a governmental rental assistance program or another source for rent accruing since they served the notice to pay rent or quit.</li> <li>□ Plaintiff's demand for possession is based only on late fees because Defendant did not pay landlord within 15 days of receiving governmental rental assistance.</li> </ol>				
19	3n. LANDLORD VIOLATED THE COVID-19 TENANT RELIEF ACT OR A LOCAL COVID-19 RELATED ORDINANCE REGARDING EVICTIONS IN SOME OTHER WAY.				
<ul><li>20</li><li>21</li><li>22</li></ul>	Additional Facts:				
23 24					
25 26					
27 28					
	Attachment 3t Case Number: Page of Defense 3I-n				

1	3o. FEDERAL CARES ACT PROTECTION.					
2	☐ Landlord did not give defendant the required 30 days' notice to vacate.					
3	A property is covered by the CARES Act if it is a property where the landlord:					
4 5	<ul> <li>Is participating in a covered housing program as defined by VAWA;</li> <li>Is participating in the rural housing voucher program under section 542 of the</li> </ul>					
6 7	Housing Act of 1949; or  - has a federally backed mortgage loan or federally backed multifamily mortgage.					
8	mengage.					
9	3p. PLAINTIFF IMPROPERLY APPLIED PAYMENTS MADE BY TENANT IN A TENANCY THAT WAS IN EXISTENCE BETWEEN MARCH 1, 2020, AND					
10 11	SEPTEMBER 30, 2021.  Additional Facts:					
12						
13						
14	·					
15	3q. PLAINTIFF REFUSED TO ACCEPT PAYMENT FROM A THIRD PARTY FOR					
16	RENT DUE.					
17 18	Additional Facts:					
19						
20						
21						
22	OI. DEI ENDANT HAG A DIGADIENT AND I EANTHIT REI GOED TO I ROVIDE A					
23	REASONABLE ACCOMODATION THAT WAS REQUESTED.					
<ul><li>24</li><li>25</li></ul>	Additional Facts:					
26						
27						
28						
	Attachment 3t Case Number: Page of Defense 3o-r					

1	3s. OTHER DEFENSES.				
2	☐ (1) The 3-day notice was improper and cannot support this action because:				
3					
4 5	☐ Defendant never received the 3-day notice before they were served wit the unlawful detainer.				
6	☐ The 3-day notice does not correctly state the address of the rental ho				
7					
8	☐ The summons and complaint were filed before the 3-day notice expired.  The complaint was filed on The 3-day notice expired on				
9	·				
10	3-day Notice to Pay Rent or Quit				
11	☐ The amount stated-In the 3-day notice is wrong; it demands more rent				
12	than Defendant owed when Defendant received it.				
13 14	☐ The 3-day notice was served before the rent was late.				
15					
16	ine 3-day notice demands rent that is more than one year past due.				
17	☐ The 3-day notice includes a late charge or demands money for things other than rent.				
18					
19	Additional Facts:				
20					
21					
23					
24	☐ The 3-day notice violates Calif. Code of Civ. Proc. Sec. 1161(2)				
25	because it does not state the name, phone number and address of the				
26	person to whom the payment should be made.				
27	☐ The 3-day notice violates Calif. Code of Civ. Proc. Sec. 1161(2)				
28	because it states that payment may be made personally but does not state the days and hours during which payment can be made personally.				
	Attachment 3t Case Number: Page of Defense 3s				

1	3-day Notice to Cure or Quit
2	☐ Defendant solved the problem before the 3-day notice was served.
4	☐ The 3-day notice demands fees or charges other than rent that is more than one year past due.
5	
6	3-day Notice to Quit
7	☐ The 3-day notice did not state that Defendant broke a specific part of
8	their rental agreement or lease.
9	☐ Defendant did not do what the 3-day notice accuses Defendant of doing.
10	The problem stated in the 3-day notice never existed, or Defendant was
11	never responsible for it.
12	☐ (2) The 30-day or 60-day Notice to Quit Is Improper because:
13	□ Defendant never received the 20, or 60 day Natice before Defendant
14	□ Defendant never received the 30- or 60-day Notice before Defendant was served the summons and Complaint in this case.
15	·
16	☐ The Summons and Complaint were filed before the eviction Notice
17	expired. The complaint was filed on The 30-day nor 60-day
18	Notice expired on
19	☐ The Notice was not served in the manner required by the law because:
20	
21	
22	☐ The Notice and Complaint are confusing and contradictory because:
23	
24	
25	
26	☐ Plaintiff also served a 3-day notice and the two notices are confusing and contradictory because:
27 28	
ا ۵	
	Attachment 3t Case Number: Page of Defense 3s(cont.)

1	☐ The rental agreement provides for a longer notice period.  See paragraph of the rental agreement.					
	See paragraph or the rental agreement.					
3	☐ The 30-day notice is improper because I have lived in the unit for mor					
5	П The 00 december 00 december 11 december 11 december 12 december 12 december 12 december 12 december 12 december 13 december					
6	☐ The 30-day or 60-day notice is improper because it does not include the required abandoned personal property language. Civ. Code Secs. 1946,					
7	1946.1.					
8						
9	☐ (3) Immigration or Citizenship Status. (Calif. Code of Civ. Proc. Sec. 1161.4)					
10	Plaintiff is evicting Defendant because of the Immigration or citizenship					
11 12	status of Defendant, other occupant of the rental home or other person known by Plaintiff to be associated with Defendant or other occupant.					
13	Known by Flamen to be associated with Belondark of other occupant.					
14	Additional facts:					
15						
16						
17						
18						
19	$\square$ (4) Defendant is a homeowner of a mobile home in a mobile home park.					
20	The termination notice and/or this eviction fails to comply with the Mobile Home					
21	Residency Law because:					
22	☐ The termination notice fails to state good cause for termination of the					
23	tenancy.					
24	☐ The termination notice fails to state the reasons for the termination with					
25	specific facts to permit determination of the date, place, witnesses, and					
26	circumstances about those reasons.					
27	☐ The termination notice is based on a park rule violation and no prior 7-					
28	day notice to correct was received.					
	Attachment 3t Case Number: Page of Defense 3s(cont.)					

1	☐ Other:			
2				
3				
4	□ (5) Defendant resides in a Regrestional Vahiala Park			
5	☐ (5) Defendant resides in a Recreational Vehicle Park.			
6	This eviction violates the Recreational Vehicle Park Occupancy Law			
7	because:			
8	☐ Defendant owns their RV and has occupied a space in the park for			
9	more than 9 months and the termination notice fails to state good cause for			
10	termination of this tenancy.			
11	□ Other:			
12				
13				
14	☐ (6) Subsidized Housing.			
15	(b) Subsidized Housing.			
16	This tenancy is subsidized. Termination of tenancies from government-assisted			
17	government owed housing is regulated by state and/or federal law which require good cause for eviction and termination notices which specifically state			
18	the legal and factual grounds for eviction.			
19	This eviction does not comply with applicable law because:			
20	This end on account of the physical in a conduct.			
21	☐ The termination notice does not state sufficiently specific facts or reasons to terminate Defendant's tenancy. Therefore, the notice is			
22	defective and cannot support this action.			
23				
24	□ Defendant is a Section 8/Housing Choice Voucher participant. The landlord is required to give Defendant a 90 days' written notice (Cal. Civil Code 1954.535). The notice this complaint is based on is for a period of less than 90 days. Therefore, the notice is defective and cannot support thi action.			
25				
26				
27	action.			
28				
	Attachment 3t Case Number: Page of Defense 3s(cont.)			

1		☐ The ter	mination notice is o	otherwise defective	e because:	
2						
3						
4						
5		⊔ Plaintif	f lacks good cause	to evict Defendan	it because:	
6						
7						
8		☐ Other:				
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	Attachment 3 Defense 3s(c	3t ont.)	Case Number:		Page	_ of

	1 00-030
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:	
PETITIONER/PLAINTIFF:	<b>-</b>
RESPONDENT/DEFENDANT:	
	CASE NUMBER:
PROOF OF SERVICE BY FIRST-CLASS MAIL—CIVIL	5 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
(Do not use this Proof of Service to show service of a Summ	• •
<ol> <li>I am over 18 years of age and not a party to this action. I am a resident of or emplo took place.</li> </ol>	yed in the county where the mailing
2. My residence or business address is:	
3. On (date): I mailed from (city and state): the following documents (specify):	
The documents are listed in the Attachment to Proof of Service by First-Class M (form POS-030(D)).	Mail—Civil (Documents Served)
4. I served the documents by enclosing them in an envelope and (check one):	
a depositing the sealed envelope with the United States Postal Service with	the postage fully prepaid.
b. placing the envelope for collection and mailing following our ordinary busin business's practice for collecting and processing correspondence for mailin placed for collection and mailing, it is deposited in the ordinary course of bu a sealed envelope with postage fully prepaid.	g. On the same day that correspondence is
5. The envelope was addressed and mailed as follows:	
a. Name of person served:	
b. Address of person served:	
The name and address of each person to whom I mailed the documents is liste	d in the Attachment to Proof of Service
by First-Class Mail—Civil (Persons Served) (POS-030(P)).	
I declare under penalty of perjury under the laws of the State of California that the forego	ing is true and correct.
Date:	
(TYPE OR PRINT NAME OF PERSON COMPLETING THIS FORM)	GNATURE OF PERSON COMPLETING THIS FORM)

#### INFORMATION SHEET FOR PROOF OF SERVICE BY FIRST-CLASS MAIL—CIVIL

(This information sheet is not part of the Proof of Service and does not need to be copied, served, or filed.)

**NOTE:** This form should **not** be used for proof of service of a summons and complaint. For that purpose, use Proof of Service of Summons (form POS-010).

Use these instructions to complete the Proof of Service by First-Class Mail—Civil (form POS-030).

A person over 18 years of age must serve the documents. There are two main ways to serve documents: (1) by personal delivery and (2) by mail. Certain documents must be personally served. You must determine whether personal service is required for a document. Use the *Proof of Personal Service—Civil* (form POS-020) if the documents were personally served.

The person who served the documents by mail must complete a proof of service form for the documents served. **You cannot serve documents if you are a party to the action.** 

#### INSTRUCTIONS FOR THE PERSON WHO SERVED THE DOCUMENTS

The proof of service should be printed or typed. If you have Internet access, a fillable version of the Proof of Service form is available at <a href="https://www.courtinfo.ca.gov/forms">www.courtinfo.ca.gov/forms</a>.

Complete the top section of the proof of service form as follows:

<u>First box</u>, <u>left side</u>: In this box print the name, address, and telephone number of the person for whom you served the documents.

<u>Second box, left side</u>: Print the name of the county in which the legal action is filed and the court's address in this box. The address for the court should be the same as on the documents that you served.

Third box, left side: Print the names of the Petitioner/Plaintiff and Respondent/Defendant in this box. Use the same names as are on the documents that you served.

First box, top of form, right side: Leave this box blank for the court's use.

<u>Second box, right side</u>: Print the case number in this box. The case number should be the same as the case number on the documents that you served.

Complete items 1-5 as follows:

- 1. You are stating that you are over the age of 18 and that you are not a party to this action. You are also stating that you either live in or are employed in the county where the mailing took place.
- 2. Print your home or business address.
- 3. Provide the date and place of the mailing and list the name of each document that you mailed. If you need more space to list the documents, check the box in item 3, complete the *Attachment to Proof of Service by First-Class Mail—Civil (Documents Served)* (form POS-030(D)), and attach it to form POS-030.
- 4. For item 4:

Check box a if you personally put the documents in the regular U.S. mail. Check box b if you put the documents in the mail at your place of business.

5. Provide the name and address of each person to whom you mailed the documents. If you mailed the documents to more than one person, check the box in item 5, complete the *Attachment to Proof of Service by First-Class Mail—Civil (Persons Served)* (form POS-030(P)), and attach it to form POS-030.

At the bottom, fill in the date on which you signed the form, print your name, and sign the form. By signing, you are stating under penalty of perjury that all the information you have provided on form POS-030 is true and correct.