

UNLAWFUL DETAINER (EVICTION): ANSWER

Forms included in this packet:			
TO READ	This packet Instructions		
	UD-105	Answer – Unlawful Detainer	
TO COMPLETE,	MC-025	Attachment to Judicial Counsel Form	
FILE, AND SERVE	Attachment 3(t)	Affirmative Defenses Attachment	
	CP 10.5	Prejudgment Claim of Right to Possession	
TO FILE AFTER SERVICE	POS-030	Proof of Service by First-Class Mail – Civil	
OPTIONAL	UD-150	Request to Set Case for Trial – Unlawful Detainer	

Unlawful Detainer (Eviction) Answer

This is an instructional guide to responding to an unlawful detainer (eviction) case, designed to explain the necessary steps for filing your Answer and serving the landlord.

Completing Forms:

Fillable, printable pdf versions of the Judicial Council forms contained in this packet are available online at https://www.courts.ca.gov/forms.htm. You can type the forms and print them out for filing.

You can also use LawHelp Interactive, which is a website that helps you fill out legal documents for free, based on your answers to a series of questions. Details are available at:

https://lawhelpinteractive.org/Interview/GenerateInterview/6958/engine

Self Help Resource Center:

If you do not have an attorney representing you, free assistance is available. Please contact the Self-Help Resource Center, also known as the Family Law Facilitator. The Self-Help Resource Center will provide instructions on how to complete the forms and how to properly serve notice on all the necessary parties. They can answer your procedural questions and explain the court process but **CANNOT** provide legal advice or represent you in court. The Self-Help Resource Center can be reached at (559) 737-5500 and selfhelp@tulare.courts.ca.gov, and offices are located at:

- 221 S. Mooney Blvd. (County Civic Center), Room 203, Visalia CA 93291
- 300 E. Olive (South County Justice Center), Porterville, CA 93257

Other Resources:

If you have further questions or concerns, you may wish to consult with an attorney or use the assistance of a paralegal or typing service. You may also conduct self-research, and find additional information at:

- California Courts' Self-Help website: https://selfhelp.courts.ca.gov/
- Tulare County Law Library: https://tularecounty.ca.gov/lawlibrary/
 - The Tulare County Law Library is located on the ground floor of the County Civic Center, and Law Library computer terminals are available in the Self-Help Resource Center in the South County Justice Center.
- Sacramento County Public Law Library: https://saclaw.org/

INSTRUCTIONS

In California, a landlord can evict a tenant in certain situations through a process called "Unlawful Detainer". If you have been served with a Summons and Complaint, this means your landlord started an eviction case asking a judge to order you to move out – to evict you. You should have already received a written Notice that provides the reason the landlord is evicting you, and the type of Notice you received should also be explained in the Complaint.

Carefully read the Complaint – Unlawful Detainer (UD-100) and Plaintiff's Mandatory Cover Sheet and Supplemental Allegations – Unlawful Detainer (UD-101) to understand the allegations against you, and what the landlord is requesting.

To defend against the **Complaint**, the tenant must respond by filing an **Answer – Unlawful Detainer (UD-105)** within five court days of being served. It is not enough to call or write a letter to the landlord, or to write a letter to the court. This packet will guide you through completing this form and serving the landlord.

COMPLETE THE DOCUMENTS

<u>Answer – Unlawful Detainer (UD-105)</u>

- In the top box: Enter your name (and the name of each person who is filing the Answer with you), address, city, state, zip code and phone number.
 - Write in Plaintiff, Defendant, and Case Number exactly as they are written on the Complaint you received. You will need to add this information at the top of each page of the Answer and any attachments.
- **Section 1. Defendant**: Write your name, and the name of each person who is filing the Answer with you.
- Section 2. Denials. Check either box 2(a) or box 2(b).
 - Check box 2(a) if the Complaint asks for less than \$1,000 in "damages." If you checked box 2(a), go to the end of the Answer and sign.
 - Check box 2(b) if the Complaint asks for more than \$1,000 in "damages". If you checked box 2(b), read the instructions below.
- Section 2(b)(1) is about the allegations in the Complaint— Unlawful Detainer (UD-100)
 - o If you *agree* with everything the Complaint says: Don't check any other boxes.
 - o If you *disagree* with anything in the Complaint: At (a), list the paragraph number of the statement or claim in the Complaint that you disagree with.
 - o If you do not have enough information to agree or disagree with something in the Complaint: At (b), list the paragraph number of that statement or claim.
- Section 2(b)(2) is about the allegations in the Mandatory Cover Sheet and Supplemental
 Allegations Unlawful Detainer (UD-101)
 - o If you *did not receive this form*: Check the box at (a).

- o If you received the form but *believe the claims made are false*: At (b), list the paragraph number of the statement or claim that you believe are false.
- If you do not have enough information to agree or disagree with something in the
 Mandatory Cover Sheet: At (c), list the paragraph number of that statement or claim.
- Section 3. Defenses and Objections: Even if you agree with everything that was written in the
 Complaint and Mandatory Cover Sheet, you may have a legal reason why you believe you
 should not be evicted.
 - Check the relevant box If any of the defenses or objections apply to you.
 - o If you are asserting a defense or making an objection: At 3(t), explain why you think those defenses or objections apply to your situation.
 - o Included in this packet is **Attachment 3(t)**, which is an optional attachment page that discusses various affirmative defenses.

Section 4. Other Statements:

- Check box (a) if you have already moved yourself and your belongings out, and write the date you moved out.
- Check box (b) if the Complaint lists a daily rental value and you think it is too high.
 Write why you think the daily rent should be a lower amount, and specify the amount.
- Check box (c) and add any other details you want the court to know about your case.

• Section 5. Defendant Requests:

- Check box (c) if you are asking for the landlord to pay your attorney's fees.
- Check box (d) if you are claiming the defense of Breach of Warranty of Habitability.
 - Note: If you checked box 3(a) above, and you want the court to order the landlord to make the repairs you have been asking for and to lower your rent until those repairs are made.
- Check box (e) if you have any other requests.
- Section 6. Number of pages attached: Write the number of pages you've attached, if any.
- **Section 7. Unlawful Detainer Assistant:** If an unlawful detainer assistant helped you complete this form, check the appropriate box and add that person's information at (a) through (f) if you received assistance.
- **Signature**: Write the date, write your name, and sign.
 - o By signing the Answer, you are saying that you are the person filing on your behalf.
 - o Each tenant who is using the form to answer the **Complaint** must sign.
- **Verification**: Write the date, write your name, and sign.
 - By signing the verification, you are stating under penalty of perjury that everything you
 wrote in the Answer is true.
 - Only one of the tenants filing the Answer needs to sign the Verification.

CP 10.5 Prejudgment Claim of Right to Possession

Use this optional form if you are not named in the **Complaint**, but you feel you have a legal right to remain in the property. Carefully read the **Notice** section at the top. Filing and serving this form will

allow you to participate in the case but *could leave you open to liability in the event the judge rules in favor of the landlord*.

This form must be filed within 10 days of the date of service of the Summons and Complaint. Additionally, you must also file an **Answer – Unlawful Detainer (UD-105)** within 5 days of filing this form.

- Claimant or Claimant's Attorney: Write your name, address, and telephone number.
- Plaintiff / Defendant / Case Number: Write these exactly as they are written on the Complaint.
- **Section 1**: Write your name
- **Section 2**: Write your address, including city, state and zip code.
- Section 3: Write the address of the property your co-tenants are being evicted from.
- Section 4: Write the date the Complaint was filed.
- Section 10: Write in the amount of the filing fee
- At top of Page 2: Write the plaintiff and defendant's names and case number.
- **Section 13**. Check the box that best explains why you think you have a right to the premises.
- Date, Name, and Signature: Write the date, write your name, and sign.

Other:

- Attachment to Judicial Counsel Form (MC-025): If you need additional room to explain your answers, you may use Form (MC-025), which is included in this packet.
- **Fee Waiver**: There is a fee for filing these forms. If you would like to apply for a fee waiver, request a Fee Waiver packet from the Court Clerk, and make one copy each of:

o FW-001: Request to Waive Fees

o FW-003: Order on Court Fee Waiver

FILE AND SERVE THE DOCUMENTS

When you are ready to file and serve your Answer:

- Make two copies of the **Answer Unlawful Detainer (UD-105)** and any attachments.
 - The original is for the clerk, one copy is for you, and one copy is for the landlord.
- Serve the landlord or landlord's attorney:
 - Have someone 18 years or older, who is not a party to the case, mail one copy of the
 Answer Unlawful Detainer (UD-105) to the landlord or landlord's attorney at the
 name and address listed on Section 2 of the Summons Unlawful Detainer Eviction
 (SUM-130).
 - The person who mails your Answer and any attachments will complete and sign the
 Proof of Service by First-Class Mail Civil (POS-030)
- Make one copy of the signed Proof of Service by First-Class Mail Civil (POS-030).

- File the original and copy of your **Answer Unlawful Detainer (UD-105)**, plus the original and copy of the **Proof of Service by First-Class Mail Civil (POS-030)**, at the Clerk's office, located at:
 - o In Visalia, at 221 South Mooney Blvd., Room 201
 - o In Porterville, inside the courthouse at 300 E. Olive Avenue

NEXT STEP

After you file and serve your **Answer**, either party can file a **Request to Set Case for Trial – Unlawful Detainer (UD-150)**, which is included in this packet. The clerk's office will then set the case for trial and mail notice of the hearing to each party.

OTHER RESOURCES

Central California Legal Services (CCLS)

- https://centralcallegal.org/
- Located in Visalia, CCLS provides free legal assistance on Landlord-Tenant matters for parties who meet certain financial criteria.

Office of The Attorney General

- https://oag.ca.gov/consumers/general/landlord-tenant-issues
- Investigates violations of California hair housing laws, provides a useful guide to landlord and tenant rights.

Better Business Bureau

- https://www.bbb.org/local/1066/programs-services/mediation
- (559) 553-4470 (English) and (559) 553-4469 (Spanish)
- Provides mediation services for landlord and tenant disputes.

California Civil Rights Department (CRD)

- https://calcivilrights.ca.gov/housing/
- Investigates housing discrimination complaints.

U.S. Department of Housing and Urban Development {HUD}

- https://www.hud.gov/fairhousing/fileacomplaint
- Enforces the federal fair housing law, which prohibits discrimination based on sex, race, color, religion, national origin, familial status, and handicap (disability).

Fair Housing Council of Central California (FHCCC)

- https://fhc-cc.org/index.htm
- Fresno Office: (559) 244-2950
- Investigates complaints of housing discrimination and predatory lending, offers mediation, counseling, advocacy, research, and fair housing training and workshops for consumers as well as housing providers.

				<u> </u>
ATTORNEY OR P	ARTY WITHOUT ATTORNEY	STATE BAF	R NUMBER:	FOR COURT USE ONLY
NAME:				
FIRM NAME:				
STREET ADDRES	SS:			
CITY:		STATE:	ZIP CODE:	
TELEPHONE NO.	:	FAX NO.:		
EMAIL ADDRESS				
ATTORNEY FOR				
	COURT OF CALIFORNIA, COUNTY	' OF		
STREET ADDRI				
MAILING ADDR	ESS:			
CITY AND ZIP CO				
BRANCH NA				
PLAINTIFF:				
DEFENDANT				
		AVA/ELII DETA	INED	CASE NUMBER:
	ANSWER-UNI	AWFUL DETA	INER	
1. Defendant	(all defendants for whom this a	nswer is filed mus	st be named and must sign this	answer unless their attorney signs):
answers th	e complaint as follows:			
	•			
	(Check ONLY ONE of the next	•		
			aint demands more than \$1,000	
			complaint and of Mandatory Cov	er Sheet and Supplemental
Alle	<i>egations—Unlawful Detainer</i> (fo	rm UD-101).		
b. 🔲 Sp	ecific Denials (Check this box	and complete (1)	and (2) below if complaint dema	ands more than \$1,000)
				er Sheet and Supplemental Allegations
	lawful Detainer (form UD-101) a		omplaint and or <i>Mandatory Cove</i>	or enect and eappiemental ranegations
On	iawidi Detainei (ioiiii 6D-101) e	ile lide LAOLI 1.		
(1) Den	ial of Allegations in Complain	it (form UD-100 c	or other complaint for unlawfu	ıl detainer)
(a)	Defendant claims the following	statements of the	e complaint are false <i>(state para</i>	agraph numbers from the complaint or
	explain below or, if more room	needed, on form	MC-025):	
	Explanation is on form M0	C-025, titled as At	tachment 2b(1)(a).	
		,	,,,,	
(b)			· ·	plaint are true, so defendant denies
				room needed, on form MC-025):
	Explanation is on form M0	C-025, titled as At	tachment 2b(1)(b).	
(2) Den	ial of Allegations in <i>Mandator</i>	ry Cover Sheet a	nd Supplemental Allegations-	—Unlawful Detainer (form UD-101)
(a)	Defendant did not receive	plaintiff's <i>Manda</i>	tory Cover Sheet and Suppleme	ental Allegations (form UD-101). (If
(~)	not checked, complete (b	•	•	
(b)				plemental Allegations—Unlawful
	`	`	•	or explain below or, if more room
	needed, on form MC-025):	Explanation is	s on form MC-025, titled as Attac	chment 2b(2)(b).

				-	
		AINTIF ENDAN		CASE NUMBER:	
		(2) (c)	Allegations—Unlawful Detainer (form UD-101) are true, so defendant denies the 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).	em (state paragraph numbers from	
1	то	re roo	ES AND OBJECTIONS (NOTE: For each box checked, you must state brief facts om is needed, on form MC-025. You can learn more about defenses and objections urts.ca.gov/selfhelp-eviction.htm.)		
á	a.		(Nonpayment of rent only) Plaintiff has breached the warranty to provide habitable	premises.	
k	ο.		(Nonpayment of rent only) Defendant made needed repairs and properly deducted not give proper credit.	the cost from the rent, and plaintiff did	
C	Э.		(Nonpayment of rent only) On (date): before the notice he rent due but plaintiff would not accept it.	to pay or quit expired, defendant offered	
C	d.		(Nonpayment of rent only) Plaintiff's demand for possession is based on nonpayment	ent of rent due more than one year ago.	
e	∍.	☐ F	Plaintiff waived, changed, or canceled the notice to quit.		
f		☐ F	Plaintiff served defendant with the notice to quit or filed the complaint to retaliate a	gainst defendant.	
ç	g.		By serving defendant with the notice to quit or filing the complaint, plaintiff is arbitra defendant in violation of the Constitution or the laws of the United States or Califor		
ł	٦.	_ (Plaintiff's demand for possession violates the local rent control or eviction control or ordinance, and date of passage): (Also, briefly state in item 3t the facts showing violation of the ordinance.)	ordinance of (city or county, title of	
İ		_	Plaintiff's demand for possession is subject to the Tenant Protection Act of 2019, Cand is not in compliance with the act. <i>(Check all that apply and briefly state in item</i>		
		(1) [(2) [(3) [(4) [Plaintiff failed to provide an opportunity to cure any alleged violations of terms and conditions of the lease (other than payment of rent) as required under Civil Code section 1946.2(c). Plaintiff failed to comply with the relocation assistance requirements of Civil Code section 1946.2(d). Plaintiff has raised the rent more than the amount allowed under Civil Code section 1947.12, and the only unpaid rent 		
		(5)	is the unauthorized amount. Plaintiff violated the Tenant Protection Act in another manner that defeats the	complaint.	
j		☐ F	Plaintiff accepted rent from defendant to cover a period of time after the date the n	otice to quit expired.	
ŀ	ζ.	r 6 6 t 6	Plaintiff seeks to evict defendant based on an act—against defendant, defendant's member of defendant's household—that constitutes domestic violence, sexual ass of an elder or a dependent adult, or a crime that caused bodily injury, involved a decorce. (This defense requires one of the following, which may be included with this prefer, protective order, or police report that is not more than 180 days old; (2) at third party (e.g., a doctor, domestic violence or sexual assault counselor, human is a victim of violent crime advocate concerning the injuries or abuse resulting from the documentation or evidence that verifies that the abuse or violence occurred.)	ault, stalking, human trafficking, abuse eadly weapon, or used force or threat of form: (1) a temporary restraining a signed statement from a qualified trafficking caseworker, psychologist, or	
		(1) (2) (The abuse or violence was committed by a person who does not live in the dw The abuse or violence was committed by a person who lives in the dwelling ur from eviction under Code of Civil Procedure section 1161.3(d)(2).		
I	' .	a	Plaintiff seeks to evict defendant based on defendant or another person calling the ambulance) by or on behalf of a victim of abuse, a victim of crime, or an individual he other person believed that assistance was necessary.		
r	n.		Plaintiff's demand for possession of a residential property is based on nonpayment and <i>(check all that apply)</i>	t of rent or other financial obligations	
		(1)	plaintiff received or has a pending application for rental assistance from a gov some other source relating to the amount claimed in the notice to pay rent or (§§ 50897.1(d)(2)(B) and 50897.3(e)(2).)		

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	PLAINTIFF: CASE NUMBER: DEFENDANT:		
3. m	n. (2)	plaintiff received or has a pending application for rental assistance from a government source for rent accruing since the notice to pay rent or quit. (Healt 50897.3(e)(2).)	
	(3)	plaintiff's demand for possession is based only on late fees for defendant's fail 15 days of receiving governmental rental assistance. (Health & Saf. Code, § 5	
n	. 🗖	Plaintiff violated the COVID-19 Tenant Relief Act (Code Civ. Proc., § 1179.01 et se ordinance regarding evictions in some other way (briefly state facts describing this	
0	. 🗖	The property is covered by the federal CARES Act and the plaintiff did not provide (Property covered by the CARES Act means property where the landlord is participating in a covered housing program as defined by the Violence Agains is participating in the rural housing voucher program under section 542 of the H has a federally backed mortgage loan or a federally backed multifamily mortgage	st Women Act; ousing Act of 1949; or
р	(1) (2)	Plaintiff improperly applied payments made by defendant in a tenancy that was in a September 30, 2021 (Code Civ. Proc., § 1179.04.5), as follows (check all that applimant Plaintiff applied a security deposit to rent, or other financial obligations due, will plaintiff applied a monthly rental payment to rent or other financial obligations and September 30, 2021, other than to the prospective month's rent, without the	y): thout tenant's written agreement. that were due between March 1, 2020,
q	. 🗖	Plaintiff refused to accept payment from a third party for rent due. (Civ. Code, § 19-	47.3; Gov. Code, § 12955.)
r.		Defendant has a disability and plaintiff refused to provide a reasonable accommod (Cal. Code Regs., tit. 2, § 12176(c).)	ation that was requested.
s		Other defenses and objections are stated in item 3t.	
t.	(Pro	ovide facts for each item checked above, either below or, if more room needed, on for Description of facts or defenses are on form MC-025, titled as Attachment 3t.	orm MC-025):
4. C a b		R STATEMENTS Defendant vacated the premises on <i>(date):</i> The fair rental value of the premises alleged in the complaint is excessive <i>(explain form MC-025):</i> Explanation is on form MC-025, titled as Attachment 4b.	below or, if more room needed, on
С	. 🗀	Other (specify below or, if more room needed, on form MC-025): Other statements are on form MC-025, titled as Attachment 4c.	
а	. that	IDANT REQUESTS plaintiff take nothing requested in the complaint. s incurred in this proceeding.	

c. reasonable attorney fees.

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PLAINTIFF: DEFENDANT:		CASE NUMBER:
	pairs and correct the conditions that c	onstitute a breach of the warranty to provide
habitable premises and (2) reduce the	monthly rent to a reasonable rental v	
e. Other (specify below or on form MC-0. All other requests are stated on form	25): orm MC-025, titled as Attachment 5e.	
	,	
6. Number of pages attached:		
UNLAWFUL DETAI	INER ASSISTANT (Bus. & Prof. Cod	e, §§ 6400–6415)
7. (Must be completed in all cases.) An unlawfu assistance with this form. If defendant has rec		
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 mo	ust be named in item 1 and must sign	this answer unless defendant's attorney signs.)
	\	
(TYPE OR PRINT NAME)	<u> </u>	(SIGNATURE OF DEFENDANT OR ATTORNEY)
	•	
(TYPE OR PRINT NAME)		(SIGNATURE OF DEFENDANT OR ATTORNEY)
(TYPE OR PRINT NAME)	VED. 10 1 10 1	(SIGNATURE OF DEFENDANT OR ATTORNEY)
(I lea a different varification form	VERIFICATION if the verification is by an attorney or f	or a corporation or partnership
am the defendant in this proceeding and have rea	if the verification is by an attorney or food ad this answer. I declare under penalty	
California that the foregoing is true and correct.	and another raddicto under perions	, s. perjary and and and or the orate of
Data:		
Date:		
(TYPE OR PRINT NAME)		(SIGNATURE OF DEFENDANT)
Date:		
	•	
(TYPE OR PRINT NAME)		(SIGNATURE OF DEFENDANT)
Date:		
	L	
		(SIGNATURE OF DEFENDANT)

М	C-	O	2	5

		<u></u>
SHORT TITLE:	CASE NUMBER:	
-		
		-

ATTACHMENT (Number): _____ (This Attachment may be used with any Judicial Council form.)

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page _____ of _____ (Add pages as required)



Casa Names	Coop # .
Case Name:	Case #:

Attachment 3(t) - AFFIRMATIVE DEFENSES Check all boxes that apply to your case

☐ Plaintiff has breached the warranty to provide habitable premises
The property has the following defective conditions:
☐ leaks (describe where) ☐ defective plumbing (describe where and how)
defective plumbing (describe where and how)
unsafe gas or electricity (describe where and how)
no heat
□ no hot and cold running water
☐ dirty or unsafe common areas (areas shared with others such as sidewalks and laundry rooms)
☐ infestation of rodents, pests, or other vermin.
These conditions above were caused by normal wear and tear, and not by me or my guests. I told the landlord about the
problem on or about (describe when and how) but s/he failed to make the repairs in a reasonable time. I told the landlord I would withhold the rent money until the repairs are made. I have the rent money
a reasonable time. I told the landlord I would withhold the rent money until the repairs are made. I have the rent money
and will bring it to court with me.
[See Code of Civil Procedure (CCP) section 1174.2 and Civil Code (CC) sections 1941-1942.5; Green v. Superior Court
(1974) 10 Cal.3d 616, 631-632, 111 Cal.Rptr. 704]
☐ Deducting Needed Repairs from the Rent
The landlord failed to maintain the property and I had to make the following repairs myself: (describe the type of
renairs) I first told the landlord
a reasonable time. I then told my landlord that I would fix the problems myself and subtract the costs from the rent. The
repairs cost less than one month's rent, and I have not done this more than twice in a 12-month period. [See Civil Code
(CC) § 1942]
☐ Landlord's Refusal to Accept the Rent
I tried to pay the landlord the full amount of rent due on, which was before the end of the
three days in the notice to pay rent or quit, but the landlord refused to accept it. I have the rent money and will bring it
to the trial.
☐ Landlord Waives or Cancels the Notice to Quit
☐ The landlord told me on or about (describe when and how) to ignore the 3-day
notice to pay or quit, and that it was O.K. if I paid the rent by
\Box The landlord accepted rent to cover a period of time after the \Box 30 \Box 60 day notice to quit.
☐ The landlord accepted partial rent after the 3-day notice to quit, and before this lawsuit was filed.
I have the rent money and will bring it to the trial. [See <i>EDC Assoc. v. Gutierrez</i> , (1984) 153 Cal.App.3d 167, 170, 200
Cal.Rptr. 333]
California 555]
☐ Retaliatory Eviction
The landlord is evicting me because I reported the landlord to (describe to whom)
on or about (date) because (describe reason)
against me for making my complaint. [See Barela v. Superior Court, (1981) 30 Cal.3d 244, 249, 178 Cal.Rptr. 618]
□ Discrimination
5 • • • • • • • • • • • • • • • • • • •
□ religion □ national origin □ marital status □ sexual orientation □ number of children □ occupation
□ physical or mental disability □ because I am receiving public assistance. [See Civil Code Section 51, et seq.;
Abstract Investment Co. V. Huthchinson (1962) 204 Cal.App.2d 242,255, 22 Cal.Rptr. 309; Marina Point, Ltd. V. Wolfson
(1982) 30 Cal.3d 721, 724-726, 180 Cal.Rptr. 496]
Affirmative Defenses Attachment

Page ____ of ____

Case Name:	
□ Rent Control	
The property that I am renting is \square governed by a ren	t control ordinance of or □ it is a
	ederally subsidized housing project, or □ it is Section 8 housing,
AND the landlord's efforts to evict me violate rent contr	
The the landiord's chorts to evice the violate rent contr	or law.
☐ Tenant Protection Act of 2019 [See Civil Code (CC) 88 1946.2, 1947.12]
☐ The notice of termination does not state a just cause	
	ure alleged violations of the terms and conditions of the lease
(other than nonpayment of rent)	
	thin 15 days of giving notice \square did not offer relocation assistance
\square The landlord raised the rent more than is allowed [S	
\$ The landlord raised the rent to \$	The only unpaid rent is the unauthorized amount.
☐ The landlord violated the Tenant Protection Act in so	me other way that defeats the complaint, as follows:
	, , ,
☐ Acceptance of Rent:	
	otice to pay rent or quit expired. The landlord accepted the rent or
(date): [See Civil Code	(CC) §§ 1946.2, 1947.12]
□ Domestic Violence/Sexual Assault/Stalking/H	luman Trafficking/Flder Ahuse
	victim of Domestic Violence/Sexual Assault/Stalking/Human
	order or police report not more than 180 days old, or a signed
statement from a third party concerning the acts, and t	
☐ The date of the police report or restraining order is:	
☐ The circumstances of the incident are:	
☐ Emergency Assistance:	
	nt or someone else called the police or emergency services on
	d the tenant or the person calling believed it was necessary.
☐ The circumstances of the incident are:	
Retaliation for Nonpayment During Protected	
	on that is not the real reason; the landlord is actually evicting
	ed period between March 1, 2020 and August 30, 2020. The
reason I believe this to be true is:	
☐ Failure to State a Cause of Action	
The landlord has failed to include all the requirements f	or properly alleging a complaint for unlawful detainer.
☐ Material Breach of Rental Agreement by Land	lord
The landlord materially violated the rental agreement b	
The landiord materially violated the rental agreement b	. [See <i>Green v.</i>
Superior Court, (1974) 10 Cal.3d 616, 634-635, 111 Cal	
, , , , , , , , , , , , , , , , , , , ,	· •
Defective Notice	
The notice that the landlord gave me was defective bed	ause It:
☐ was not in writing	
☐ was not given to me in the way the law red	juires
A CC: 1 1	Dafanaaa Attaahusant
Affirmative I	Defenses Attachment

Page ____ of ____

Case Name:	Case #:	
☐ the 15 day notice to pay rent or obesides rent. [See Code of Civil Procedure section 1161]	quit did not state the exact amount of rent due, or included other charges	!
☐ Defective Notice of Rental Increase	and failed to give me 60 days advance notice of the increase, and based to perly noticed rental increase.	:he
a tenant; and the foreclosure that resulted in	ho loaned money to a homeowner, and by a landlord who rented property the lender acquiring title to the property was conducted improperly or in ownership of the property an issue in the lawsuit it should not be decided	
use or occupancy. Therefore the rental agree	t by renting the property because the property was not zoned for this type ment is not enforceable. 19.57, and read the case of <i>Adler v. Elphick</i> (1986) 184 Cal.App.3d 642, 64	
☐ Offset I overpaid the rent for the month of; or I paid the sum of \$; request of the landlord, but the landlord failed [See <i>Minelian v. Manzella</i> (1989) 215 Cal.App	, year and am entitled to a refund in the amount of to at the specific d to credit me this amount on my rent, or refund the overpayment to me. 0.3d 457, 463-465, 263 Cal.Rptr. 597]	F
	of the rental agreement due to a natural occurrence (earthquake, flood, , and made it impossible for me to (describe)	
☐ Statute of Frauds	n the landlord and I so I cannot be held responsible for any rent. ot in writing so it cannot be enforced against me.	
☐ Parole Evidence Rule The terms of the rental agreement or lease the	nat the landlord claims I violated were not included in the written contract	-
☐ Failure of Condition Precedent The landlord failed to do the following This was required by the terms of our agreem	nent before I had the obligation to pay \$ f	 for
☐ Breach by Plaintiff The landlord broke the contract first by (description of this excused me from performing my particular than the contract first by (description).	t of the bargain.	<i>,</i>
☐ Attorney's Fees Not Recoverable There was no contract I entered into with the attorneys' fees.	e landlord that included a clause entitling the prevailing party to recover	

Case Name:	Case # :
OTHER DEFENSES	
<u> </u>	
<u> </u>	
<u> </u>	

CP10.5

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 action 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.

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



Plaintiff:	CASE NUMBER:
Defendant:	
 If my landlord lost this property to foreclosure, I understand that I can file that I have additional rights and should seek legal advice. 	this form at any time before judgment is entered, and
 I understand that I will have five days (excluding court holidays) to file a r Prejudgment Claim of Right to Possession form. 	response to the Summons and Complaint after I file this
NOTICE: If you fail to file this claim, you will be	e evicted 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 lac. an oral or written rental agreement with the former owner who los d. other (explain): 	
declare under penalty of perjury under the laws of the State of California tha	at the foregoing is true and correct.
WARNING: Perjury is a felony punishable by im	prisonment 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.



		PUS-030
ATTORNE	Y OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHOI	NIT NO .	
	NE NO.: FAX NO.(Optional): DDRESS (Optional):	
	Y FOR (Name):	
SUPER	RIOR COURT OF CALIFORNIA, COUNTY OF	
STRE	EET ADDRESS:	
MAIL	ING ADDRESS:	
	AND ZIP CODE:	
	RANCH NAME: "ITIONER/PLAINTIFF:	-
''-'	MONETUL EARTHT.	
RESPC	ONDENT/DEFENDANT:	
	PROOF OF SERVICE BY FIRST-CLASS MAIL - CIVIL	CASE NUMBER:
	(Do not use this Proof of Service to show service of a Sumn	nons and Complaint.)
	over 18 years of age and not a party to this action. I am a resident of or employe place.	d in the county where the mailing
	residence or business address is:	
-	(date): I mailed from (city and state): iollowing documents (specify):	
	The documents are listed in the <i>Attachment to Proof of Service by First-Class Mail</i> -	Civil (Documents Served)
_	(form POS-030(D)).	, , , , , , , , , , , , , , , , , , ,
4. I ser a. b.	rved the documents by enclosing them in an envelope and (check one): depositing the sealed envelope with the United States Postal Service with the placing the envelope for collection and mailing following our ordinary busines	
υ.	business's practice for collecting and processing correspondence for mailing. placed for collection and mailing, it is deposited in the ordinary course of busin a sealed envelope with postage fully prepaid.	On the same day that correspondence is
5. The a.	envelope was addressed and mailed as follows: Name of person served:	
b.	Address of person served:	
	The name and address of each person to whom I mailed the documents is listed in by First-Class Mail-Civil (Persons Served) (POS-030(P)).	the Attachment to Proof of Service
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 OF PERSON COMPLETING THIS FORM) (SIGNAT	TURE OF PERSON COMPLETING THIS FORM)
	(SIGNA)	S.L. S. I ENGON COM LETING THIS I ONIVI)

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 www.courtinfo.ca.gov/forms.

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

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

Second box, left side: 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.

Second box, right side: 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:

- 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.
- Print your home or business address.
- 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.

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.



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:		
FLAINTIIT.		
DEFENDANT:		
DEI ENDANT.		
		CASE NUMBER:
REQUEST COUNTER-REQUEST		
TO SET CASE FOR TRIAL - UNLAWFUL DETAIN	EK	
Plaintiff Defendant		
Plaintiff's request. I represent to the court that all parties have be	on convod with prov	poss and have appeared or have had
a default or dismissal entered against them. I request that this cas	•	cess and have appeared of have had
·		
Trial preference. The premises concerning this case are located at (st.	reet address, apartr	ment number, city, zip code, and county):
a. To the best of my knowledge, the right to possession of the p	remises is still in iss	sue. This case is entitled to legal
preference under Code of Civil Procedure section 1179a.		· ·
b. To the best of my knowledge, the right to possession of the p	remises is no longe	r in issue. No defendant or other
person is in possession of the premises.		
3. Jury or nonjury trial. I request a jury trial a nonj	ury trial.	
4. Estimated length of trial. I estimate that the trial will take (check one)		
a. a days (specify number): b. hours (sp	ecify if estimated tr	ial is less than one day):
5. Trial date. I am not available on the following dates (specify dates and	reasons for unavai	lahility):
o. That dates I am not available on the following dates (openly dates and	reacone for anavar	acomty).
UNLAWFUL DETAINER ASSISTANT (Bus. & Prof. Code,	§§ 6400-6415)
6. (Complete in all cases.) An unlawful detainer assistant did not	did	for compensation give advice or
assistance with this form. (If declarant has received any help or advice		, •
a. Assistant's name:	. Tolonhono no	
	c. Telephone no	
b. Street address, city, and zip code:	d. County of reg	
	e. Registration r	
	f. Expires on (a	ate).
I declare under penalty of perjury under the laws of the State of California th	at the foregoing is t	rue and correct
Date:	at the folegoing is	and domest.
(TYPE OR PRINT NAME)	(SIGNATUR	E 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 first request to set the case
for trial is made (Code Civ. Proc., § 1170.5(a)).	man 20 days alter	and mot request to set the case
 If a jury is requested, \$150 must be deposited with the court 5 da 	vs before trial (Code	e Civ. Proc. § 631)
Court reporter and interpreter services vary. Check with the court		- '

Page 1 of 2

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.

PLAIN	NTIFF:		CASE NUMBER:
DEFEN	IDANT:		
		PROOF OF SERVICE BY MAIL	
form UD-15 Service by M Unlawful De comeone els	(0), have the person who mailed the Mail should be completed and served etainer (form UD-150) and the compse must mail these papers and sign	form UD-150 complete this Proof of Sed with form UD-150. Give the Request/Obleted Proof of Service by Mail to the cluthe Proof of Service by Mail. this case. I am a resident of or employ	st to Set Case for Trial - Unlawful Detainer, ervice by Mail. An unsigned copy of the Proof of Counter-Request to Set Case for Trial erk for filing. If you are representing yourself, red in the county where the mailing took place.
	If the <i>Request/Counter-Request to S</i> sed to each person whose name and		orm UD-150) by enclosing a copy in an envelope
a.	fully prepaid. placing the envelope for collection business practices. I am readily famailing. On the same day that collection of business with the United States	n and mailing on the date and at the pl amiliar with this business's practice for	ace shown in item 3c with the postage cace shown in item 3c following ordinary collecting and processing correspondence for and mailing, it is deposited in the ordinary course with postage fully prepaid.
,			
(2) declare und	Place mailed (city and state):	s of the State of California that the fore	going is true and correct:
(2) declare und	Place mailed (city and state):	>	going is true and correct: (SIGNATURE OF PERSON WHO MAILED FORM UD-150)
(2) declare und	Place mailed (city and state): der penalty of perjury under the laws (TYPE OR PRINT NAME)	SS OF EACH PERSON TO WHOM	(SIGNATURE OF PERSON WHO MAILED FORM UD-150)
(2) declare und Pate:	Place mailed (city and state): der penalty of perjury under the laws (TYPE OR PRINT NAME) NAME AND ADDRE	SS OF EACH PERSON TO WHOM	(SIGNATURE OF PERSON WHO MAILED FORM UD-150)
(2) declare und	Place mailed (city and state): der penalty of perjury under the laws (TYPE OR PRINT NAME) NAME AND ADDRE	SS OF EACH PERSON TO WHOM	(SIGNATURE OF PERSON WHO MAILED FORM UD-150)
(2) declare und oate:	Place mailed (city and state): der penalty of perjury under the laws (TYPE OR PRINT NAME) NAME AND ADDRE	SS OF EACH PERSON TO WHOM	(SIGNATURE OF PERSON WHO MAILED FORM UD-150)
(2) declare und oate:	Place mailed (city and state): der penalty of perjury under the laws (TYPE OR PRINT NAME) NAME AND ADDRE	SS OF EACH PERSON TO WHOM	(SIGNATURE OF PERSON WHO MAILED FORM UD-150)
(2)	Place mailed (city and state): der penalty of perjury under the laws (TYPE OR PRINT NAME) NAME AND ADDRE	SS OF EACH PERSON TO WHOM	(SIGNATURE OF PERSON WHO MAILED FORM UD-150)

