FAST EVICTION SERVICE

INSTRUCTIONS TO COMPLETE PACKET

Completely fill out the following pages: 3, 4, 5, 6, 8 **Review, sign and date** all other pages

We will also need a copy of the following documents:

- Please submit any & all written communication with your tenant.
- Copies of the most current notices served to/from your tenants.
- > A copy of the rental agreement and addenda, if you have one.
- ➤ If the terms of your agreement have changed, provide that documentation. (Rent increase, change of ownership, etc.)
- ➤ If your property is held in a Trust, we must have a copy of the legal trust name from your trust documents.
- > Any roommate release forms.
- Name and phone numbers of authorized persons for sharing status of your case.
- > Payment of fees for the Unlawful Detainer lawsuit to be filed.
- We will need to be informed if your case is a Section 8 tenancy.

IF ALL THE PAPERWORK IS NOT COMPLETED OR PROVIDED, YOUR CASE WILL BE DELAYED

Staff is not allowed to provide legal advice.

This is our Staff's contact information for assistance:

intake@fastevict.com The intake department handles all "in-take" information and paperwork for the lawsuit to be filed.

<u>status@fastevict.com</u> The open status department handles all status emails and calls. Status calls are all handled after 2:00 p.m until 4:00 pm Monday - Friday.

lit@fastevict.com Trial Secretary handles all the trial cases.

<u>fastevict11@fastevict.com</u> Brandi is the office manager.

ASK US HOW AB-1482 AFFECTS YOU!!!!

AB 1482 (Assembly Bill 1482) took effect on January 1st, 2020 and introduced restrictions to evictions and statewide rent increases and no fault eviction notices on most residential rental properties in California.

Call our office today 909-889-2000

FastEvict.com / Law Group

474 W Orange Show Rd. San Bernardino, California 92408
Telephone: (800) 686-8686 • (909) 889-2000 • Facsimile: (800) 675-5002 • (909) 889-3900
Website: www.fastevict.com/evictions • Email: intake@fastevict.com

PLEASE ANSWER ALL QUESTIONS.

Any error could result in a dismissal or significant delay in your case which may result in additional costs / fees.

OWNERS IN NAME ALL IN			PROPERTY:					
☐TRUST? [BUSINESS/TF	□LLC? □CCRUST AND TR	RUSTEE NAME:	NERSHIP? □INDIN					
OWNERS AD	DRESS:							
CITY:			ST <i>A</i>	ATE:		ZIP CC	DDE:	
					Al	_T NUMBE	ER:	
		S ADDRESS?	YES NO -					
PAYMENT FOR NOTICE ONLY:								
CREDIT CAR	D #:			EXP Date:	c	VV2:		
CREDIT CAR								
HAS TITLE OF YES ☐ - NO	R OWNERSH	IP RECENTLY C		HAS MANAG YES □ N	EMENT R	RECENTL	Y CHANGED	?
YES - NO Manger / Age	□ nt Informatio	JECT TO RENT (n (If Applicable)	for Owner:	ls your prope ortgage loan YES □ N	(Freddie N	-	-	n
MANAGER AL	DDRESS:		0.7.4	· 		715.00		
CITY:).		SIA	ATE:	Λ1	ZIP CC)DE:	
					AL	_I NUMBE	=K:	
TENANTS IN	IEODM ATIO							
			/ DIRECT DEPOSI	T INFO:				
EVICTION AD	DRESS:							
CITY:			STA	ATE:				
	D	O YOU NEED A	PASSKEY OR SEC	CURITY CODE TO	O SERVE	THE TEN	ANT???	
	Œ	_	SCODE IS:	14		: c	-£\$40.00\	
CELL PHONE		=	ovide access when needed		_	_		
ALT MAILING A								
DESCRIPTION								
TENANT NAM	IES/ALL OCC	UPANTS OVER	18:					
1.				2.				
Age	Hair	Height	Weight	Age	Haiı	r	Height	Weight
3.	.	No.	L	4.	F		T	
Age	Hair	Height	Weight	Age	Hair	<u></u>	Height	Weight
5.				6.				
Age	Hair	Height	Weight	Age	Hair	·	Height	Weight
]			-	
CURRENT MON	NTHLY RENT:		DUE DAT	E:	s	SECURITY	DEPOSIT:	
LATE RENT FE	E:		PARAGRA	APH OF LEASE TH	IAT MENTI	ONS LATE	FEES:	
DOES YOUR THE			HOUSING ASSISTAN				ANCE? YES] - NO 🗌
IS ANY TENAN	T ON ACTIVE D	OUTY IN THE MILIT	ARY? YES 🗌 NO					
IF YOU HAVE N	IO WRITTEN A	GREEMENT OR LO	OST IT, WHAT DATE I	DID YOUR TENAN	TS MOVE I	N?		
IF THE AGREE	MENT HAS CH	ANGED SINCE MC	OVE IN WHAT DATE W	/AS IT CHANGED?				

NOTICE INFORMATION:

Any Eviction based non-payment of rent, the landlord is required to apply for rental assistance and wait 20 business days prior to proceeding with an eviction. Please go to housingiskey.com for more details.

FAILURE TO REVEAL	HABITABILITY ISSUES NOW, CO	OULD RESULT IN A POSSIBLE LOSS OF YOUR CASE!!!					
	AY PAY 3 DAY CURE/QUIT E AWARDED WITH A WRITTEN AGRE						
Rent Br	eakdown	Cure / Quit Notice Breakdown					
	RE THAN 12 MONTHS OF RENT**	(please attach a copy of your lease or violation notice if applicable)					
		PLEASE GIVE US ALL THE DETAILS OF THE VIOLATIONS					
PLEASE STATE EACH RENTAL PE	RIOD RENT IS OWED FOR						
IANI ¢	JUL\$						
JAN \$ FEB \$							
MAR\$	AUG\$						
APR\$	OCT\$						
MAY\$	NOV\$						
JUN \$	DEC\$						
If yes, please email a copy of the Verbal Rent Increases are not Va the tenant never paid the increas HAVE THE OCCUPANTS GIVEN YO HAVE YOU SERVED ANY OTHER N	llid and you may have a problem if ed amount.						
le. Unauthorized pets, drug dealii	nant recently acted in violation of an ng, disturbances of the peace, etc. ers for the incidents at the property?						
·							
	om a foreclosure sale; or subseque	or Notice of Sale been served? YES NO nt to a foreclosure sale when the tenant was in possession of the un					
	COVID distress declaration and if so	when was the last time they did?:					
-		rogram. If yes please state when and outcome: Please describe:					
Have you received notices or cita	tions from Code Enforcement or the	e City? YES 🗌 NO 🗍					
Have there been any habitability	complaints made by the tenants wit	hin the last 6 months? YES NO					
HAVE YOU FILED A PREVIOUS	CASE AGAINST THE OCCUPAN	「S? YES □ NO □					
WHAT IS THE DATE YOU WERI	E LAST IN THE PROPERTY?						
For 30/60 Day Notice cases: Hav	e you accepted rent after the Notice	Expires period? YES 🗌 NO 🗍					
This protection is highly suggested for evicted. Without Arietta protection the the court which delays the eviction by appearance fee. **For residential eviction by the court which delays the eviction by appearance fee. **For residential eviction by the court with the court w	ere is a possibility that the tenants can or or an additional two weeks or more and a ction cases accepting rent after the or NDER THE LAWS OF THE STATE OF CALIFORNIA	nts. Arietta protection ensures that all known and unknown occupants are elay the eviction by having an unknown third party file a fraudulent claim wit also requires that the attorney attend a hearing with your paying an expiration of ANY notice to vacate will result in the case being dismissed. THAT THE FOREGOING IS TRUE AND CORRECT, AND THAT IF CALLED AS A WITNESS I COUMATION ON THE LAW SUIT. BY SIGNING BELOW, I ACKNOWLEDGE THAT I HAVE READ AND					
Date		SIGNATURE: OWNER/LANDLORD/AUTHORIZED AGENT					

^{*}THE NOTICE WILL REMAIN PROPERTY OF FASTEVICT.COM / LAW GROUP, NO PROOF OF SERVICE WILL BE CREATED UNTIL THE FILING OF THE EVICTION.

FastEvict.com / Law Group

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Telephone: (800) 686-8686 • (909) 889-2000 • Facsimile: (800) 675-5002 • (909) 889-3900
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PLEASE ANSWER ALL QUESTIONS.

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How long have you owned the property? (If you are a management or third party service hiring our company, we will need all information regarding ownership included with the information you send us.)							
What entity/ownership name is property held in? (We rely solely on your information in order to file the legal documents properly.)							
Has the title to the property changed since this tenant occupied the unit? Yes □ No □ Example; transferring to an LLC, a trust, a corporation, or limited partnership)							
Is the client that is starting the eviction case the owner \square , the manager \square , or the trustee \square							
If it is an LLC, a trust, a corporation, or limited partnership is it still active? Yes \(\subseteq \) No \(\subseteq \) (if the entity is suspended, please note you will need to make it active prior to proceeding with an Unlawful Detainer)							
If the client just bought the unit did they give an ownership/management takeover letter? Yes \square No \square If so, when was it sent and when was the property purchased?							
Have there been any changes to the terms? Such as the date rent is due, or the amount of rent, or any changes of the terms of tenancy? Yes \square No \square If so, was a new lease or agreement signed? Yes \square No \square							
Did the client buy the property with tenants in the unit? Yes \square No \square If so, was an estoppel certificate or lease given to the new owner? Yes \square No \square							
Does the city, county or municipality require a business license or a registration number? Yes \(\subseteq \) No \(\subseteq \) (If your property is in a City that requires yearly registration for rent control or any other business purpose for rentals, please send us a copy upon requiring our service for review.)							
Is the client's/plaintiff's name on the rental agreement. The name the rent is paid to? Yes \square No \square							
What authority do they have to authorize the Unlawful Detainer?							
How is rent paid: us mail, direct deposit, in person by Zelle:							
If direct deposit, what bank do they pay to, routing #, account #, and is the nearest bank location within 5 miles of the property?							
Does the client/landlord/plaintiff give a receipt or a copy of the ledger when rent is collected? Yes □ No □							
Has anyone else moved into the rental unit since the tenancy began? Yes \square No \square If so, have you collected rent since this? Yes \square No \square							
Did any child or occupant turn 18 since the tenancy began? Yes □ No □							
when is the last time the unit was inspected?							
when has and is the last time occupant complained about repairs or filed a complaint with any government agency from code enforcement, to police to any other authority?							

Fast Eviction Service

474 W Orange Show Rd. San Bernardino, California 92408
Telephone: (800) 686-8686 • Website: www.fastevict.com • Email: intake@fastevict.com UNLAWFUL DETAINER ATTORNEY-CLIENT RETAINER AGREEMENT AND CREDIT CARD AUTHORIZATION

I authorize FastEvict.com to charge my credit card indicated below for payment of any and all services required to be completed in my Eviction Process. I understand that I will receive advance notice of the charge via telephone or email.

Cardholder Name	Credit Card Billing Address
Cardtype	Card #
process as set forth in the Retainer Agreeme authorization shall remain in full force and er authorization at least 15 days prior. This aut will not dispute the authorized payments	Credit Card Billing Address Card # CVV CODE CLIENT'S EMAIL thorization form I am paying for legal services and I authorize FastEvict.Com to handle the entire Civil, Small Claims, or Eviction and Collection ent. I also understand that once FastEvict.com has rendered the services agreed upon that there are no refunds. I also understand that this ffect until canceled in writing and I agree to notify FastEvict.com in writing of any changes to my account information or termination of this chorization is for the type of services indicated in the retainer agreement. I certify that I am an authorized user of this credit card and that I swith my credit card company. FastEvict.com / Law Group will not provide proof of service for notice unless we are retained product of FastEvict.com / Law Group
I also understand that if I dispute the cand costs incurred by <u>FastEvict.com</u>	charges that I have authorized and <u>FastEvict.com</u> has to contest that dispute that I will be responsible for any fees to contest that credit card dispute at the rate of \$250.00 per hour plus actual costs.
	fund policy, FastEvict.com will be deducting 4% from the total amount of the refund along with a \$75.00 processing fee.
*Uncontested Res	sidential Evictions over \$10K or Uncontested Commercial Evictions over 20K please call for pricing.
	FASTEVICT.COM HAS THE RIGHT TO REFUSE SERVICE TO ANYONE
Eviction Address:	
Client hereby acknowledges and agroup or represent client in any matter or client by said party unless the client of	ees that Attorney's representation of client shall not include any obligation to settle, negotiate, obtain a waiver of, aim that the opposing party may have or may hereafter raise against client in any affirmative action/related action executes a separate retainer agreement. OTED FEE for an uncontested eviction/collection. All advance fees and costs for filing and serving an uncontested
eviction are non-refundable once the Udefendant(s) files a responsive pleading	Unlawful Detainer action is prepared (receipt and review of any documents constitutes as prepared) and/or filed. If ng, client will be responsible to pay any additional fees according to the attached fee schedule at the time the Law if the constitution of this retainer.
If client fails to pay the fees required Sheriff's Department. Nothing in this a outcome of the matter.	by this agreement client understands that attorney will not be required to send the Writ of Possession to the Agreement and nothing in Attorney's statements to Client will be construed as a promise or guarantee about the
promises nor guarantees, and will no Attorney, are not a representation of	guarantees. Attorney's comments about the outcome of the matter are expressions of opinion only, are neither it be construed as promises or guarantees. Any initial payment made by Client, or estimate of fees given by a flat fee and will not be a limitation on fees or a guarantee that fees and costs will not exceed the amount of the vary significantly from estimates given.
If client fails to pay the fees required the fee is not paid for.	by this agreement client understands that attorney will not be required to proceed with the matter at which point
Subject to certain exceptions, attorned hereby authorizes Attorney, in its jud with other parties or professionals for	ey-client communications are privileged and confidential. Without waiving this privilege or confidentiality, Client gment and discretion for the best interests of the Client, to communicate concerning the Engagement or the Client the benefit of Client, including, but not limited to, any third party that has agreed to pay attorney fees and costs for
Sheet) and that information contained forth on the Take Sheet. I understand the	ave provided to the FastEvict.com / Law Group New Case Information Sheet (Commonly referred to as a Take of thereon is true and correct to the best of my knowledge. I take full responsibility for accuracy of the information set hat the FastEvict.com / Law Group will be using the information I have provided to prosecute this Unlawful Detainer
Case. I, (Client) understand that an Ur and I will testify in court regarding rea	nlawful Detainer Case requires careful preparation for success. Our Client is the only one who knows the facts of this case sons for evicting my tenant.
I, Client) further understand the tenants.	California Law regarding unlawful detainer cases have been dramatically altered in the past 3 years and favor the
I understand that unlawful detainer ca attorney. The concealment of any kno	ases are now strongly litigated and require special attention to detail by the client who is supplying the facts to its'/his/her wan fact will affect the outcome of the case which the attorney will not be held responsible for.
will be no refunds of any kind at the ir	in any type of litigation matter. By signing this retainer agreement. I agree to take those risks and understand that there acception of the case. If fees and issue a charge back at any time, you will be responsible for any and all legal fees and costs incurred by the
	made reasonable attempt to enter dwelling the last 6 months. If any money is accepted after service of the d forthwith. Notices are the property of <u>FastEvict.com</u> / Law Group and no proof of service will be created w Group for the unlawful detainer.
DateClient/Landle	ord Signature

474 W Orange Show Rd. San Bernardino, California 92408

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\$350 & Preparation and service of notice package- includes tenant fact sheet, one 3- day pay rent or any other required ÙΡ notice pertaining to the case. Each additional notice prepared and served for same address is \$175 each. Please note, for any County or City that has a specific Ordinance, it is upon the client to verify compliance with the ordinance. If client requests Attorney review for compliance, there will be an additional fee required, **For residential eviction cases accepting rent after the expiration of the ANY notice will result in the case being dismissed.**

Uncontested including attorney's fees* plus: \$1.195&

au (under \$10,000 Please

The minimum flat fee retainer to process a residential default eviction is only \$1,195 & up which covers your attorney's fees, plus court filing costs, electronic filing costs, service of process costs. Upon signing this retainer, you are agreeing for the Law Office to fully proceed with the collection of the monies owed to you

contact our. office for over \$10,000)

If you do not wish to have our office Collect a judgment for you, you must notify the Law Office for each case after the tenancy property has been restored to you - we automatically obtain a money judgment against the former tenant(s). Fees, costs or court charges are subject to change at option of Law Office.

- *Add \$215 For Sheriff Lockout
- *Add \$25 if a Pre-Judgment Claim of Right of Possession is requested
- *Add \$25 for process serving charges for each additional Defendant to be

TYPICAL "TRIAL" EVICTION

\$400 & up

Upon the tenant filing an Answer there will be an additional charge which may include the following services for a typical trial mode eviction:

(1) obtain a copy of the Answer from the court, set the matter for a "court" trial (2) do up to a ¹/₂ hr. "trial-prep" with staff, (3) engage in up to one-hour court trial, (4) prepare a standard judgment, and (5) process the paperwork with the court.

POTENTIAL "EXTRAORDINARY" SERVICES/COSTS

There could be other extraordinary services/costs depending on how we need to respond to what the tenant does or what occurs in the case. The following illustrates the most typical "extraordinary" services that may be necessary in your case:

\$400 & up

Per Hour: Court trial or hearing that exceeds one Hour Additional phone calls regarding status, legal questions, etc after the initial intake of the case will result in additional fees. Attorney attendance at court hearing ¢2 E00 0 Preparation for Court trial or hearing with attorney Points & Authorities/Legal briefs/Legal Research Travel Time/Custom letters and consultations with attorneys Preparation of Notices to Quit/Section 8/HUD / Good Cause Warning letters \$400 Preparation of Custom Stipulated Judgment/Stipulation & Order Mutual Agreements to Vacate / Ex tensions of Notices to Vacate |Dtrafting Motions and Opposition to Motions em: Settlement negotiations with clients/attorneys/tenants Preparation of documents for filing Unlawful Detainer

**Please be advised pursuant to AB 832, local and county

moratoriums in place, we are unable to guarantee you will receive possession of your property within a specific timeframe.

Unscheduled phone calls lasting longer than 15 minutes will be charged \$25 for every additional 15 minutes thereafter.

\$400 per	Deposition/interrogatories/Answers	to
set/hr & up	Interrogatories/Discovery	

⊅ 2,500 &	Jury trial preparation/Personal Inspection of
up	premises. This does not include jury trial
	appearances which range from \$1700 a day and up

Preparation of a simple Subpoena Duces ecum

\$150 Per **Order to post Summons and Complaint Preparation** of Declaration Under Penalty of Perjury

\$1500 & up: Obtaining a temporary restraining order including filing and appearance

\$400 & up: Statement of facts and witnesses for trial.

\$850 & up: Opposition and Appearance for hearing

\$350 & up: or any Discovery to prove high income.

Initials ___

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Extraordinary Costs: Advanced filing cost for a court motion, additional process serving charges or service attempts by process server, Sheriff Re-posting cost, Writ of Execution fee-collection, Abstract of Judgment. mailing or postage charges, Satisfaction of Judgement, etc.

Further, the tenant or tenant's attorney may contact this office to engage in settlement negotiations, or have you answer interrogatories or attend depositions of witnesses. We may also be forced to wait for an available courtroom for hours on end, or the trial may take longer than the typical one hour. For the extraordinary services or costs as described in part above, you will be billed accordingly. Any time spent by the office staff for settlement negotiations, or additional phone calls will be billed at the rate of \$175 per hour. The Law Office is extremely busy representing many clients and employs and trains staff for the purpose of processing, answering and handling routine questions that are presented with each lawsuit or case for which we are retained. Staff cannot provide legal advice. Occasionally, a client or manager overwhelmingly feels the absolute need to speak with the attorney personally - even though an employee has provided answers to the client's inquiries as to status and standard procedures. In these instances, the undersigned understands that if according to the desire of the client speaking personally with an attorney is imperative, the minimum fee for such expenditure of time is \$100 for which the client will be billed. Any time personally spent by the attorney beyond fifteen minutes will be billed at the proportional rate of \$250 per hour.

Unless special arrangements are made with the client or agent, the charge for a typical default eviction as specified herein must be paid in advance. The attorney fees of \$250 + 4% refund costs shall be considered fully earned as soon as the law office prepares the Summons & Complaint. Attorney fees shall be considered as "earned" when the Summons & Complaint for Unlawful Detainer are drafted by the law office.

The Law Office may utilize the services of associated and closely affiliated attorneys to handle a variety of legal services. These services may include legal research, motion drafting, discovery, court appearances, jury trial preparation, jury and court trials and federal matters, including bankruptcy. Client hereby gives permission and consent for the Law Office, at its discretion, to engage such counsel for appropriate tasks and in accordance with the posted fee schedule. Under certain circumstances, a separate retainer agreement may be necessary.

THE LAW OFFICE INTENDS TO RETAIN ALL CLIENT FILES FOR A PERIOD OF NOT LESS THAN SEVEN YEARS

THE LAW OFFICE INTENDS TO RETAIN ALL CLIENT FILES FOR A PERIOD OF NOT LESS THAN SEVEN YEARS FROM COMPLETION OF REPRESENTATION, AFTER WHICH THE FILE WILL BE DESTROYED. WITHIN THAT FIVE YEARS, WE WILL GLADLY PROVIDE YOU WITH ONE DUPICATE COPY OF THE FILE ON REQUEST. THERE WILL BE AN ACQUISITION AND ADMINISTRATION FEE OF \$50.00 TO OBTAIN THE FILE FROM STORAGE.

Fees, costs or court charges are subject to change at option of Law Office.

I DECLARE THAT THE INFORMATION PROVIDED TO THE LAW OFFICE, ALONG WITH THIS TWO PAGE RETAINER, IS TRUE AND CORRECT AND IF CALLED AS A WITNESS TO TESTIFY IN COURT, I COULD DO SO COMPETENTLY. BY SIGNING BELOW I ACKNOWLEDGE THAT I HAVE READ AND UNDERSTAND THE RETAINER AGREEMENT AND AM BOUND BY SAID RETAINER AGREEMENT

I also understand that any case in Los Angeles County and City may be highly litigated. Furthermore, I understand that do to the extent of the protections under the Los Angeles Moratoriums, my case may resolve in a settlement agreement or loss.

Due to the enactment of SB 564, fees for services provided by Sheriffs and Marshals will be increased. This rise, combined with other economic changes, means that we will be forced to raise our fees beginning January 1, 2024. We will notify you as soon as we are informed of any other court or sheriff increases.

Please note that by executing this retainer agreement you, the client, are giving express permission to the Law Offices of Fast Eviction Service and its employee to contact you, the client, by electronic delivery, including emails, fax, text messages and any other form of electronic delivery.

If you want to opt out of this service you must check mark the box that states I opt out of all electronic delivery of any and all documents, notices and updates regarding my case.

		OPT	OUT	OF	ALL	ELECTRON	IIC	DELIVERY	OF	ANY	AND	ALL	DOCUMENTS,	NOTICES	AND	UPDATES
	RDING	MY	CASE.	OR	ANY	FUTURE O	FE	RS OF NE	W LE	GAL :	SERV	ICES	AND FEES.			
Date: _									C	lient/L	andlor	d Sign	ature			

VERIFICATION

STATE OF CALIFORNIA, COUNTY OF SAN BERNARDINO

I have read the foregoing SUMMONS AND COMPLAINT FOR UNLAWFUL DETAINER

		and knov	vits contents.
	X CHECK APPLICABI	LE PARAGRAPHS	
X	I am a party to this action. The matters stated in the fo	oregoing document are true of my own knowledge	except as to
tho	ose matters which are stated on information and belief, and	as to those matters I believe them to be true.	
	I am an Officer a partner	a of	
ар	party to this action, and am authorized to make this verific	cation for and on its behalf, and I make this verifica	ation for that
rea	ason I am informed and believe and on that groun	nd allege that the matters stated in the foregoing do	ocument are
tru	e The matters stated in the foregoing document are	true of my own knowledge, except as to those matte	rs which are
sta	ated on information and belief, and as to those matters I beli	ieve them to be true.	
	I am one of the attorneys for		
ар	party to this action. Such party is absent from the county o	of aforesaid where such attorneys have their offices,	and I make
this	s verification for and on behalf of that party for that reaso	on. I am informed and believe and on that ground	d allege that
the	e matters stated in the foregoing document are true.		
Ex	ecuted on , at	SAN BERNARDINO	, California.
I de	eclare under penalty of perjury under the laws of the State of	of California that the foregoing is true and correct.	
	Type or Print Name	Signature	

I request that a facsimile be accepted as an original pursuant to CRC 2.305(d), a signature hereon, in any, I produced by facsimile transmission is admissible as an original

NAME, ADDRESS, AND TELEPHONE NUMBER OF ATTORNEY OR PARTY WITHOUT ATTORNEY: STATE	BAR NUMBER: Reserved for Clerk's File Stamp
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
COURTHOUSE ADDRESS:	
PLAINTIFF/PETITIONER:	
DEFENDANT/RESPONDENT:	
VERIFICATION BY LANDLORD REGARDING	CASE NUMBER:
RENTAL ASSISTANCE—UNLAWFUL DETAIN	ER
This form must be filed by the plaintiff with any request for default judgmer residential property based on nonpayment of rent or any other financial ob appropriate or when requested by a judicial officer.	
The landlord of the property at issue in this case is (name):	
2. All of the following statements are true:	
 a. Landlord has not received rental assistance or other financial compen demanded in the notice underlying the complaint in this action. 	sation from any other source corresponding to the amount
 b. Landlord has not received rental assistance or other financial compen the notice underlying the complaint in this action. 	sation from any other source for rent accruing after the date of
 c. Landlord does not have any pending application for rental assistance corresponding to the amount demanded in the notice underlying the 	
 d. Landlord does not have any pending application for rental assistance rent accruing after the date of the notice underlying the complaint in 	
I declare under penalty of perjury under the laws of the State of California that	the foregoing is true and correct.
Dated:	
(TYPE OR PRINT NAME)	(SIGNATURE)
(TITLE provide if signing on behalf of corporation or other business entity)	

PLAINTIFF (Name):	CASE NUMBER:
	
DEFENDANT(Name):	
4. □ Other allegations Plaintiff makes the following additional allegations: (State any lettered in order, starting with (a), (b), (c) etc. If there is not enough space below form MC-025, title it Attachment 13, and letter each allegation in order.) □ Other	w, check the box below and use
5 □ Number of pages attached <i>(specify):</i>	
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF PLAINTIFF OR ATTORNEY)
(Contain toune)	(-1.5.1.1.5.1.2.5) Balliar OKAHOMEI)
VERIFICATION	
(Use a different verification form if the verification is by an attorney or	for a corporation or partnership.)
am the plaintiff in this proceeding and have read this complaint. I declare under penal California that the foregoing is true and correct.	Ity of perjury under the laws of the State of
Date:	
)	
(TYPE OR PRINT NAME)	(SIGNATURE)
I request that a facsimile be accepted as an original pursuant to CRC 2.305(d), a signatransmission is admissible as an original.	ature hereon, in any, I produced by facsimile