LANDLORD TENANT

FORMS INSTRUCTIONS

Individual forms can be found at

https://www.floridabar.org/public/consumer/consumer004/

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Notice: Additional Requirement

Service of Process in Action for Possession of Premises

48.183. Service of process in action for possession of premises

- (1) In an action for possession of any residential premises, including those under chapters 83, 723, and 513, or nonresidential premises, if the tenant cannot be found in the county or there is no person 15 years of age or older residing at the tenant's usual place of abode in the county after at least two attempts to obtain service as provided above in this subsection, summons may be served by attaching a copy to a conspicuous place on the property described in the complaint or summons. The minimum time delay between the two attempts to obtain service shall be 6 hours. Nothing herein shall be construed as prohibiting service of process on a tenant as is otherwise provided on defendants in civil cases.
- (2) If a landlord causes or anticipates causing a defendant to be served with a summons and complaint solely by attaching them to some conspicuous place on the property described in the complaint or summons, the landlord shall provide the clerk of the court with an additional copy of the complaint and a prestamped envelope addressed to the defendant at the premises involved in the proceeding. The clerk of the court shall immediately mail the copy of the summons and complaint by first-class mail, note the fact of mailing in the docket, and file a certificate in the court file of the fact and date of mailing. Service shall be effective on the date of posting or mailing, whichever occurs later, and at least 5 days must elapse from the date of service before a judgment for final removal of the defendant may be entered.

History. – s. 4, ch. 73-330; s. 1, ch. 75-34; s. 1, ch. 83-39; s. 2, ch. 84-339; s. 4, ch. 87-405; s. 1, ch. 88-379; s. 2, ch. 96-410; s. 1, ch. 2003-263

	CASE NO:
	J
Plaintiff/ Petitioner/State	
V.	
	٠
PERMISSION TO	USE E-MAIL
Provide your e-mail address below to receive a Hearings or other written communications from mail.*	
By completing this form, I am authorizing the Court and of orders/judgments, notices, or other written commun	The state of the s
I will ensure the software filters have been removed fro ability to receive any of the above documents.	m my computer, so it does not interfere with my
I will file a written notice with the Clerk if my current e-	mail address changes.
Plaintiff/ Petitioner Name (print)	_
Plaintiff/ Petitioner Name (signature)	_
* email address (print <i>clearly</i>)	-
Date	-

^{*}You will not need to provide a stamped self-envelope, if you provide your e-mail address.

REQUIRED DOCUMENTS COPIES AND MAILING

These are the documents needed to open the case and for service on the defendants.

ACTION FOR POSSESSION, the clerk needs

- Complaint for possession
- A 5-day summons for each defendant

ACTION FOR POSSESSION AND BACK RENT the clerk needs

- Complaint for possession and damages
- A 5-day summons for each defendant
- o A 20-day summons for each defendant

POSTED SERVICE: in order for service to be valid when a 5-day summons is posted because the defendant is not present for service, a copy of the summons and complaint must also be mailed to the defendant. See Fla. Stat. 48.183. To accomplish this mailing, for each defendant so served, provide to the clerk:

- A copy of the complaint
- A copy of the 5-day summons
- An addressed, stamped envelope (regular mail, first class)

A default based on posted service can only be entered if the mailing of the complaint and 5-day summons is done.

SERVICE ON DEFENDANTS

FOR EACH DEFENDANT, CREATE A "SERVICE PACKET" THAT INCLUDES:

- Original summons (if issued in person) or a printout of the issued summons if issued online
- Another copy of the issued summons
- A copy of the complaint for each defendant.
- Deliver the packet and payment of the \$40 per defendant service fee to the Sheriff.

LANDLORD TENANT FORMS – INSTRUCTIONS

Dear Landlord or Tenant:

The attached forms are designed for use in the event of common landlord/tenant disputes. They should be used only for residential leases. If you have a commercial, agricultural, or personal property lease you should consult with an attorney. No form should be used until you have carefully reviewed and understand the instructions preceding the form and reviewed any referenced Florida Statute.

The residential landlord/tenant relationship is controlled by the terms of your lease and by Part II of Chapter 83 of the Florida Statutes. The procedures for enforcing your rights under your lease and Part II of Chapter 83 are set forth in Section 51.011, Florida Statutes. You are advised to carefully review these statutes before starting any legal proceeding concerning a residential lease. Copies of these statutes are usually available at the law library located at your county courthouse and at your public library.

Before you can start a lawsuit to end a residential lease or withhold rental payments, you must first give proper written notice. The form of the notice will depend on the landlord's or tenant's reason for terminating the lease or withholding rent. There are two common reasons for a landlord to terminate a lease and evict a tenant. These reasons are:

- 1. The tenant has not paid his rent on time.
- 2. The tenant has not complied with the requirements of the lease or has violated Florida Statutes.

Forms 1 and 2 contain the notices the landlord will need to send to the tenant in order to terminate the lease and evict the tenant for those two reasons.

The tenant must give notice to the landlord for one of two reasons. First, a tenant will notify the landlord to end the lease when the landlord does not maintain the property as required by the lease or Florida Statutes. Second, the tenant may instead withhold rent payments. Forms 3 and 4 contain the notices which must be sent to the landlord in each of these circumstances.

After sending the notice, it may be necessary to file a suit. The landlord will, as a general rule, have a suit against the tenant not only to evict the tenant (have the tenant removed from the property), but also for damages for unpaid rent. Form 5A contains a complaint both for eviction and for damages for unpaid rent. If the amount of damages exceeds \$30,000 you should not use this form. If a landlord wants to evict a tenant for breaches of the lease other than failure to pay rent, the suit may be for eviction only. Form 6 contains the complaint to evict a tenant for failure to comply with the lease other than the payment of rent.

At the time the complaint is filed a landlord must ask the clerk of the court to issue summonses and deliver those summonses to the sheriff, with a copy of the complaint, for service on the tenant. A separate summons is necessary for an eviction and to recover damages for unpaid rent. If a landlord is suing a tenant both to evict him and for damages he will need to have both summons issued and delivered to the sheriff with the complaint. Form 7 contains the form of the summons for eviction and Form 8 the additional summons to be used if unpaid rent is also sought.

Once the complaint has been served and the Clerk has entered a default against the tenant, the landlord may ask the court to set a hearing and enter a judgment. The landlord should contact the judge's office to determine whether that request can be made verbally or will require a motion to be filed. If one is required, a general purpose motion form is included in the packet for that purpose.

If the court rules that the landlord is entitled to evict the tenant and/or recover damages for unpaid rent, the court will sign a judgment in the landlord's favor. Form 10 contains the form of a final judgment for eviction and Form 9 the form of a final judgment for damages. Should a landlord receive a final judgment for eviction he must ask the clerk of the court to execute a Writ of Possession. The form of the Writ of Possession is Form 11. The Writ of Possession should be delivered to the sheriff for service on the tenant after execution by the clerk.

The landlord usually may keep the security deposit to apply against damage to the property caused by the tenant. The landlord's right to keep the security deposit is strictly limited by the Florida Statutes. To keep the security deposit the landlord must send a notice to the tenant. Form 12 provides you with the form for a Notice of Intent to Claim Security Deposit.

<u>FORM 1</u> — NOTICE FROM LANDLORD TO TENANT — TERMINATION FOR FAILURE TO PAY RENT

This notice may be delivered by mail or by delivering a copy to the dwelling unit, or, if the Tenant is absent from the dwelling unit, by leaving a copy thereof at the dwelling unit.

If the Tenant fails to pay rent when due and the default continues for three (3) days (excluding Saturday, Sunday, and legal holidays) after delivery of written demand by the Landlord for payment of the rent or possession of the premises, the Landlord may terminate the rental agreement. This written demand is a prerequisite to an action to evict the Tenant or recover past due rent. Your written rental agreement may have allowed for a longer period than three days and should be reviewed.

SOURCE: Section 83.56(3) and (4), Florida Statutes.

To:	-		
	Tenant's Name		
	Address		
From: Date:			
	You are hereby notified	that you are indebted to me in the sum of \$	
(insert	•	nant) for the rent and use of the prer	
premise of this r which i	ng county], now occupied es within three days (exclunotice, to-wit: on or before	by you and that I demand payment of the rent of uding Saturday, Sunday, and legal holidays) from the the day of, 20, 20, very of this notice, excluding the date of delivery,	r possession of the he date of delivery [insert the date
		Signature	
		Name of Landlord/ Property Manager [circle	one]
		Address [street address where Tenant can de	 liver rent]
		City, State, Zip Code	
		() Phone Number	
		Hand Delivered on	
		Posted on	
		This form was completed with the assistance	
		Name:	
		Address: Telephone No : ()	

<u>FORM 2</u> — NOTICE FROM LANDLORD TO TENANT — NOTICE OF NONCOMPLIANCE FOR MATTERS OTHER THAN FAILURE TO PAY RENT

Violations of a rental agreement which may entitle the Landlord to send this Notice include, the material failure of Tenant to comply with its statutory obligations to maintain the dwelling unit under Florida Statute 83.52 or material provisions of the rental agreement (other than the failure to pay rent), or reasonable rules and regulations. For the notice necessary to terminate the rental agreement under circumstances where the Tenant must be given the opportunity to remedy the violation, see Florida Statutes 83.56(2)(b).

Under some situations, such as the tenant's intentional destruction of property of the landlord or other tenants, the landlord may be able to terminate the rental agreement without giving the tenant an opportunity to remedy the violation. For the notice necessary to terminate the rental agreement under these circumstances, see Florida Statute 83.56(2)(a).

The delivery of this written notice may be by mailing or delivering a true copy to the dwelling unit, or, if the tenant is absent from the dwelling unit, by leaving a copy of the notice at the dwelling unit.

This written notice must be delivered, and the seven-day time period must run, prior to any termination of the rental agreement or any lawsuit for eviction.

SOURCE: Sections <u>83.52</u> and <u>83.56</u>, Florida Statutes (2009).

To:			
	Tenant's Name		•
	Address		
From: Date:	City, State, Zip Code		
	· · · · · · · · · · · · · · · · · · ·		with your rental agreement in that [insert
default, terminat of a sim	or violation within seven days of rec ed and you shall vacate the premis	eipt of this notice or ses upon such termin e months, your ten	that you remedy the noncompliance, your rental agreement shall be deemed nation. If this same conduct or conduct ancy is subject to termination without oult, or violation.
		Signature	
		Name of Landlor	d/ Property Manager (circle one)
		Address	
		City, State, Zip Co	de
		(<u>)</u> Phone Number	
			mpleted with the assistance of:
		Telephone No.: ()

FORM 3 — NOTICE FROM TENANT TO LANDLORD — TERMINATION FOR FAILURE OF LANDLORD TO MAINTAIN PREMISES AS REQUIRED BY FLORIDA STATUTE 83.51(1) OR MATERIAL PROVISIONS OF THE RENTAL AGREEMENT

The tenant should carefully review sections 83.51(1) and 83.51(2), Florida Statutes, and the rental agreement and should ensure that the violations by the Landlord alleged by the Tenant in the notice do, in fact, exist. The tenant's right to termination the rental agreement exists only after notice is given and if the landlord fails to maintain the premises as required by section 83.51 or material provision of the rental agreement. Section 83.51(1) provides as follows:

83.51 Landlord's obligation to maintain premises.

- (1) The landlord at all times during the tenancy shall:
 - (a) Comply with the requirements of applicable building, housing, and health codes; or
 - (b) Where there are no applicable building, housing, or health codes, maintain the roofs, windows, screens, doors, floors, steps, porches, exterior walls, foundations, and all other structural components in good repair and capable of resisting normal forces and loads and the plumbing in reasonable working condition. However, the landlord shall not be required to maintain a mobile home or other structure owned by the tenant.

The landlord's obligations under this subsection may be modified by the lease in the case of a single-family home or duplex.

- (2) (a) Unless otherwise agreed in writing, in addition to the requirements of subsection (1), the landlord of a dwelling unit other than a single-family home or duplex shall, at all times during the tenancy, make reasonable provisions for:
 - 1. The extermination of rats, mice, roaches, ants, wood-destroying organisms, and bedbugs. When vacation of the premises is required for such extermination, the landlord shall not be liable for damages but shall abate the rent. The tenant shall be required to temporarily vacate the premises for a period of time not to exceed 4 days, on 7 days' written notice, if necessary, for extermination pursuant to this subparagraph.
 - 2. Locks and keys.
 - 3. The clean and safe condition of common areas.
 - 4. Garbage removal and outside receptacles therefor.
 - 5. Functioning facilities for heat during winter, running water, and hotwater.
 - (b) Unless otherwise agreed in writing, at the commencement of the tenancy of a single-family home or duplex, the landlord shall install working smoke detection devices. As used in this paragraph, the term "smoke detection device" means an electrical or battery-operated device which detects visible or invisible particles of combustion and which is listed by Underwriters Laboratories, Inc., Factory Mutual Laboratories, Inc., or any other nationally recognized testing laboratory using nationally accepted testing standards.
 - (c) Nothing in this part authorizes the tenant to raise a noncompliance by the landlord with this subsection as a defense to an action for possession under s. 83.59.
 - (d) This subsection shall not apply to a mobile home owned by a tenant.
 - (e) Nothing contained in this subsection prohibits the landlord from providing in the rental agreement that the tenant is obligated to pay costs or charges for garbage removal, water, fuel, or utilities.

- (3) If the duty imposed by subsection (1) is the same or greater than any duty imposed by subsection (2), the landlord's duty is determined by subsection (1). (4) The landlord is not responsible to the tenant under this section for conditions created or caused by the negligent or wrongful act or omission of the tenant, a member of the tenant's family, or other person on the premises with the tenant's consent.
- (4) The landlord is not responsible to the tenant under this section for conditions created or caused by the negligent or wrongful act or omission of the tenant, a member of the tenant's family, or other person on the premises with the tenant's consent.

SOURCE: Section 83.56, Florida Statutes (2009).

To:			
	Landlord's Name (or Landlord's a resident manager, or the person Landlord)		-
	Address		-
From:	City, State, Zip Code		_
Date: Re:	Seven Day Notice of Noncomplia	nce to Landlord	-
hold you	is, or default in the next seven days i responsible for any damages resul	Iting from the termination:	ar agreement, move out, and
		Tenant's Name	
		Address, Unit Number	
		Phone Number	
		This form was completed w	ith the assistance of:
		Name:	
		Address:	
		Telephone No.: ()	

FORM 4 — NOTICE FROM TENANT TO LANDLORD — WITHHOLDING RENT FOR FAILURE OF LANDLORD TO MAINTAIN PREMISES AS REQUIRED BY FLORIDA STATUTE 83.51(1) OR MATERIAL PROVISIONS OF THE RENTAL AGREEMENT

A Tenant cannot withhold rent from the Landlord without sending notice and allowing the Landlord time to cure the non-compliance, violation, or default of its obligations. Failure to send the required notice to the Landlord has significant impact on a Tenant's rights under the rental agreement and Florida Statutes. If the non-compliance is not remedied within the time period specified by statute (or such longer time as may be granted in your written rental agreement) and the Landlord's failure to comply renders the dwelling unit untenantable and the Tenant vacates, the Tenant may vacate and withhold all rent, or, if the failure to comply does not render the dwelling unit untenantable, rent may be reduced in proportion to the loss of rental value caused by the non-compliance. If the Landlord's violation of its obligations is not remedied, but the failure to cure the non-compliance does not render the dwelling unit untenantable, the Tenant may remain in the dwelling unit and the rent shall be reduced, until the violation is cured, by an amount in proportion to the loss of rental value caused by the failure to cure the violation. In any legal proceeding, however, the Tenant will have to pay all past due rent and rent as it comes due during the legal proceedings, into the registry of the Court. The Tenant should, therefore, deposit all rent as it comes due in a separate bank account until the Tenant's disputes with the Landlord have been resolved. For the text of Florida Statute 83.51(1), and the grounds for withholding rent, see the note to Form 3.

SOURCE: Sections 83.56 and 83.60, Florida Statutes (2009).

To:		
	Landlord's Name (or Landlord resident manager, or the personal Landlord)	d's authorized representative, son who collects rent for the
	Address	
From:	City, State, Zip Code	
Date: Re:	Seven Day Notice of Noncom	pliance to Landlord
83.51(1) non-con	or material provisions of our r	e not maintaining my dwelling unit as required by Florida Statute ental agreement. If you do not complete the following repairs, within seven days, I intend to withhold future rental payment:
[list non	-compliance, violations, or defa	<u>ult]</u>
This lett	er is sent to you pursuant to <u>Flo</u>	prida Statute 83.56.
		Signature
		Tenant's Name
		Address, Unit Number
		City, State, Zip Code
		()
		Phone Number
		This form was completed with the assistance of:
		Name:
		Address:
		Telephone No.: (

CIVIL COVER SHEET COUNTY COURT

I.	CASE STYLE				
	In the <u>COUNTY</u> Court of the Eighth Judicial Circuit In and for <u>Baker</u> County, Florida				
Pla	aintiff		<u>Baker</u> County, Florida	Case #:	
	vs.				
De	fendant				
II.	AMOUNT OF CLA Please indicate		amount of the claim rou	unded to the nearest dollar	
III.	TYPE OF CASE (descriptive lab		most definitive category.) If ented under a broader categ ubcategory boxes	
	County Civil ☐ Civil (\$8,001 t	o \$15,000)	☐ Replevins 区 Evictions	☐ Other civ	il (non-monetary)
IV.			k all that apply): r damages); □nonmone	etary declaratory or injunctiv	ve relief (possession)
V.		Possessio		ssion); □ 2 (Also claiming mo	oney damages)
VI.	IS THIS ACT	ION A CLASS A	CTION LAWSUIT?] yes ⊠no	
VII			WN RELATED CASE BEE all related cases by nan	N FILED? ne, case number, and court.	
VII	I. IS JURY TRI	AL DEMANDE	O IN COMPLAINT?] yes ⊠no	
an		I have read an	•	er sheet is accurate to the be equirements of Florida Rule	
Sig	nature			Fla. Bar #	
	Attorney	or party		(Bar # if atto	rney
	(type or p	rint name)		Date	

FORM 5 – COMPLAINT FOR LANDLORD TO EVICT TENANTS

FORM 5A -- COMPLAINT FOR LANDLORD TO EVICT TENANTS FOR FAILURE TO PAY RENT AND TO RECOVER PAST DUE RENT

Form 5 should be used if only eviction of the Tenant is sought. See Fla. R. Civ. Proc. <u>1.947</u> (2010). Form 5A should be used to evict the Tenant and recover damages (past due rent).

		,	CASE NO.:		
[Insert name of Landlord]	Plaintiff,		[ins	ert case	number assigned
VS.	i iaiiitiii,				
[Insert name of Tenant]		,			
	Defendant.		COMPLA	INT FOR	EVICTION
Plaintiff,	[insert na	nme of Landlor	d] sues Defendar	nt,	
	, [insert n	ame of Tenant] and alleges:		
1. This is an action to evict a te	enant from rea	al property in_			[insert county in
which the property is located],	County, Floric	da.			
2. Plaintiff owns the following	described real	l property in th	e County:		
					[insert legal c
street description of the pro	perty includir	ng, if applicable	e, unit number].		
3. Defendant has possession of	the property u	under a/an (ora	l/written) agreem	ent to pa	y rent of\$
(i	insert rental a	mount) payab	le		[insert
terms of rental payments, i	.e., weekly, m	onthly, etc.]. A	copy of the writ	ten agre	ement, if any, is
attached as Exhibit "A."					
4. Defendant failed to pay the	rent due			, 20	[insert date of
payment Tenant has failed	to make].				
5. Plaintiff served Defendant w	vith a notice o	n	, 20	, [i	nsert date of
notice], to pay the rent or d	leliver possess				
WHEREFORE, Plaintiff demand	s judgment fo	or possession o	f the property ag	gainst De	fendant.
		Signature			
		Name of Lar	ndlord/ Property	Manage	r (circle one)
		Address			
		City, State, Z	Zip Code		
		Phone Num	_, ber		

This form was completed with the assistance of:
Name:
Address:
Telephone No.: ()

terms of rental payments, i.e., weekly, monthly, etc.]. A copy of the written agreement, if any, is attached as Exhibit "A." 4. Defendant failed to pay the rent due			,	CASE NO.:	
Defendant. COMPLAINT FOR EVICTION AND DAMAGES Plaintiff, sues Defendant, (insert name of Tenant) and alleges: COUNT I Tenant Eviction 1. This is an action to evict the tenant from real property in [insert county in which the property is located], County, Florida. 2. Plaintiff owns the following described real property in the County: [insert legal of the property including, if applicable, unit number]. 3. Defendant has possession of the real property under an/a (oral/written) agreement to pay rent of the terms of rental payments, i.e., weekly, monthly, etc.]. A copy of the written agreement, if any, is attached as Exhibit "A." 4. Defendant failed to pay the rent due 20 [insert date of payment Tenant has failed to make]. 5. Plaintiff served Defendant with a notice on 20 (insert date of notice), to pay the rent or deliver possession but Defendant refuses to do either. A copy of the notice is attached as Exhibit "B." WHEREFORE, Plaintiff demands judgment for possession of the property against	[Inser	rt name of Landlord]	DI : .:	•	number
[Insert name of Tenant] Defendant. COMPLAINT FOR EVICTION AND DAMAGES Plaintiff, sues Defendant, (insert name of Tenant) and alleges: COUNT I Tenant Eviction 1. This is an action to evict the tenant from real property in [insert county in which the property is located], County, Florida. 2. Plaintiff owns the following described real property in the County: [insert legal of the property including, if applicable, unit number]. 3. Defendant has possession of the real property under an/a (oral/written) agreement to pay rent or the cerms of rental payments, i.e., weekly, monthly, etc.]. A copy of the written agreement, if any, is attached as Exhibit "A." 4. Defendant failed to pay the rent due 20 [insert date of payment Tenant has failed to make]. 5. Plaintiff served Defendant with a notice on 20 [insert date on notice], to pay the rent or deliver possession but Defendant refuses to do either. A copy of the notice is attached as Exhibit "B." WHEREFORE, Plaintiff demands judgment for possession of the property against	VS		Plaintiff,	assigned	
Plaintiff, sues Defendant, (insert name of Landlord) (insert name of Tenant) and alleges: COUNT I Tenant Eviction 1. This is an action to evict the tenant from real property in [insert county in which the property is located], County, Florida. 2. Plaintiff owns the following described real property in the County: [insert legal of the description of the property including, if applicable, unit number]. 3. Defendant has possession of the real property under an/a (oral/written) agreement to pay rent or the county in the	v 3.				
Plaintiff, sues Defendant, (insert name of Landlord) (insert name of Tenant) and alleges: COUNT I Tenant Eviction 1. This is an action to evict the tenant from real property in [insert county in which the property is located], County, Florida. 2. Plaintiff owns the following described real property in the County: [insert legal of the description of the property including, if applicable, unit number]. 3. Defendant has possession of the real property under an/a (oral/written) agreement to pay rent or the county in the	[Inser	rt name of Tenant]			
Plaintiff,sues Defendant,, (insert name of Tenant) and alleges: COUNT I Tenant Eviction 1. This is an action to evict the tenant from real property in [insert county in which the property is located], County, Florida. 2. Plaintiff owns the following described real property in the County: [insert legal of the property including, if applicable, unit number]. 3. Defendant has possession of the real property under an/a (oral/written) agreement to pay rent or series of rental payments, i.e., weekly, monthly, etc.]. A copy of the written agreement, if any, is attached as Exhibit "A." 4. Defendant failed to pay the rent due, 20[insert date of payment Tenant has failed to make]. 5. Plaintiff served Defendant with a notice on, 20[insert date of potice], to pay the rent or deliver possession but Defendant refuses to do either. A copy of the notices attached as Exhibit "B." WHEREFORE, Plaintiff demands judgment for possession of the property against	•	•	Defendant.	COMPLAINT FOR EV	ICTION AND
Plaintiff,					
(insert name of Landlord) COUNT I Tenant Eviction 1. This is an action to evict the tenant from real property in					_
(insert name of Landlord) COUNT I Tenant Eviction 1. This is an action to evict the tenant from real property in		Plaintiff	sues Defend	dant.	
COUNT I Tenant Eviction 1. This is an action to evict the tenant from real property in		(insert nan	ne of Landlord)	(insert name of Te	nant)
Tenant Eviction 1. This is an action to evict the tenant from real property in	and all	leges:	,	·	,
Tenant Eviction 1. This is an action to evict the tenant from real property in			COUNT	1	
2. Plaintiff owns the following described real property in the County: [insert legal of street description of the property including, if applicable, unit number]. 3. Defendant has possession of the real property under an/a (oral/written) agreement to pay rent or serms of rental payments, i.e., weekly, monthly, etc.]. A copy of the written agreement, if any, is attached as Exhibit "A." 4. Defendant failed to pay the rent due					
2. Plaintiff owns the following described real property in the County: [insert legal of street description of the property including, if applicable, unit number]. 3. Defendant has possession of the real property under an/a (oral/written) agreement to pay rent of the rental amount) payable [insert rental amount) payable [insert serms of rental payments, i.e., weekly, monthly, etc.]. A copy of the written agreement, if any, is attached as Exhibit "A." 4. Defendant failed to pay the rent due [insert date of payment Tenant has failed to make]. 5. Plaintiff served Defendant with a notice on [insert date of payment Tenant has failed to make]. WHEREFORE, Plaintiff demands judgment for possession of the property against	1.	This is an action to e	vict the tenant from real p	roperty in	[insert
2. Plaintiff owns the following described real property in the County: [insert legal of street description of the property including, if applicable, unit number]. 3. Defendant has possession of the real property under an/a (oral/written) agreement to pay rent of the serms of rental payments, i.e., weekly, monthly, etc.]. A copy of the written agreement, if any, is attached as Exhibit "A." 4. Defendant failed to pay the rent due				. ,	
[insert legal of street description of the property including, if applicable, unit number]. 3. Defendant has possession of the real property under an/a (oral/written) agreement to pay rent of control of contr	oo an rey	The property is	coatea _l , coantry, mondan		
3. Defendant has possession of the real property under an/a (oral/written) agreement to pay rent of (insert rental amount) payable	2.	Plaintiff owns the fol	lowing described real prop	perty in the County:	
3. Defendant has possession of the real property under an/a (oral/written) agreement to pay rent of the certain amount in the certain amount in payable			_		[insert legal o
[insert cerms of rental payments, i.e., weekly, monthly, etc.]. A copy of the written agreement, if any, is attached as Exhibit "A." 4. Defendant failed to pay the rent due	street	description of the prop	perty including, if applicab	le, unit number].	
terms of rental payments, i.e., weekly, monthly, etc.]. A copy of the written agreement, if any, is attached as Exhibit "A." 4. Defendant failed to pay the rent due	3.	Defendant has posses	sion of the real property u	nder an/a (oral/written) agreen	nent to pay rent o
terms of rental payments, i.e., weekly, monthly, etc.]. A copy of the written agreement, if any, is attached as Exhibit "A." 4. Defendant failed to pay the rent due	\$	(insert rental amount) paya	able	[insert
4. Defendant failed to pay the rent due					
 Defendant failed to pay the rent due			, , , , , , , ,	1,	, ,,
date of payment Tenant has failed to make]. 5. Plaintiff served Defendant with a notice on			nay the rent due	2	n linsert
5. Plaintiff served Defendant with a notice on				, 2	[1113611
notice], to pay the rent or deliver possession but Defendant refuses to do either. A copy of the notice is attached as Exhibit "B." WHEREFORE, Plaintiff demands judgment for possession of the property against		• •	<u>-</u>		
s attached as Exhibit "B." WHEREFORE, Plaintiff demands judgment for possession of the property against	5.	Plaintiff served Defer	ndant with a notice on	, 20	, [insert date o
WHEREFORE, Plaintiff demands judgment for possession of the property against	notice]	$ brack J_{ m r}$ to pay the rent or de	eliver possession but Defe	ndant refuses to do either. A	copy of the notic
	is attac	ched as Exhibit "B."			
		WHEREFORE, Plaintif	f demands judgment for p	oossession of the property aga	inst
Defendant.	Defend	dant.			

COUNT II Damages

- 6. This is an action for damages that do not exceed \$30,000.
- 7. Plaintiff restates those allegations contained in paragraphs 1 through 5 above. 8. Defendant owes Plaintiff \$_______[insert past due rent amount] that is due with interest since , 20 [insert date of last rental payment tenant failed to make]. WHEREFORE, Plaintiff demands judgment for damages against Defendant. Signature Name of Landlord/ Property Manager (circle one) Address City, State, Zip Code Phone Number This form was completed with the assistance of: Name: Address: _____ Telephone No.: ()

FORM 6 – COMPLAINT FOR LANDLORD TO EVICT TENANTS FOR FAILURE TO COMPLY WITH RENTAL AGREEMENT (OTHER THAN FAILURE TO PAY RENT)

Form 6 should be used for eviction of Tenants if the Tenant's default is something other than failure to pay rent. If damages are sought a separate count, as set forth in Form 5A is necessary.

See Instructions to Form 5 and 5A.

			CASE NO.:	
[Insert name of Landlord]	Plaintiff,		[ins	ert case number assigned
VS.	Fidilitili,			
[Insert name of Tenant]	Defendant.			
			COMPLAI	NT FOR EVICTION
Plaintiff,		[insert r	name of Landlord]	sues Defendant,
	[in	sert name of Te	enant] and alleges:	
1. This is an action to ex	vict a tenant fron	n real property	in	[insert county in
which the property is located], C	ounty, Florida.			
2. Plaintiff owns the fol	lowing described	l real property i	n the County:	
				[insert legal or
street description of the prop	perty including, if	f applicable, uni	t number].	
3. Defendant has posses	sion of the prope	rty under an/a (d	oral/written) agree	ment. A copy of the written
agreement, if any, is attached	d as Exhibit "A."			
4. Plaintiff served Defer	ndant with a noti	ce on	, 20	[insert date of
notice], giving written notice	to the Defendan	nt that the Defe	ndant was in viola	tion of the rental
agreement. A copy of the no	tice, setting forth	the violations	of the rental agre	ement, is attached as
Exhibit "B."				
5. Defendant has failed	to correct or dise	continue the co	nduct in the abov	e-mentioned notice.
WHEREFORE, Plaintiff demar	ds judgment for	possession of t	he property again	st Defendant.
		Signature		
		Name of Lan	dlord/ Property N	lanager (circle one)
		Address		
		City, State, Z	ip Code	
		()	
		Phone Numb	per	

This form was completed with the assistance of:
Name:
Address:
Telephone No.: ()

FORM 7 — SUMMONS — EVICTION CLAIM

If your Complaint is for eviction of the tenant, you need to fill out and deliver this form to the clerk with the Complaint.

SOURCE: Fla. R. Civ. P. 1.070 (2010); Fla. R. Civ. P. Form 1.923 (2010).

IN THE COUNTY COURT, EIGHTH JUDICIAL CIRCUIT IN AND FOR BAKER COUNTY, FLORIDA, CIVIL DIVISION

PLAINTIFF (Owner/Lessor)					
-VS-	Case Number:				
	, Division:				
DEFENDANT (Tenant/Lessee)					
EVICT	TION SUMMONS/RESIDENTIAL				
TO:	, Defendant(s),				
	, Address				
1	PLEASE READ CAREFULLY				
You are being sued by	to require you to move out of the place where				
you are living for the reasons given in the					
You are entitled to a trial to determin	ne whether you can be required to move, but you MUST do ALL of				
the things listed below. You must do ther	m within 5 days (not including Saturday, Sunday, or any legal				
holiday) after the date these papers were given to you or to a person who lives with you or were posted					
your home.					
THE THINGS YOU MUST DO ARE AS F	OLLOWS:				
(1) Write down the reason(s) why yo	ou think you should not be forced to move. The written reason(s)				
must be given to the clerk of the court at	the Baker County Courthouse, 339 East Macclenny Avenue,				
Macclenny, Florida 32063.					
(2) Mail or give a copy of your writte	en reason(s) to:				
Plaintiff/Plaintiff's Attorney Plaignant/A	vocat du Plaignant Demandante/Abogado del Demandante				
Address / Adresse / Dirección					

- Address/ Adresse/ Direccion
- (3) Pay to the clerk of the court the amount of rent that the attached complaint claims to be due and any rent that becomes due until the lawsuit is over. If you believe that the amount claimed in the complaint is incorrect, you should file with the clerk of the court a motion to have the court determine the amount to be paid. If you file a motion, you must attach to the motion any documents supporting your position and mail or give a copy of the motion to the plaintiff/plaintiff's attorney.
- (4) If you file a motion to have the court determine the amount of rent to be paid to the clerk of the court, you must immediately contact the office of the judge to whom the case is assigned to schedule a hearing to decide what amount should be paid to the clerk of the court while the lawsuit is pending.

IF YOU DO NOT DO ALL OF THE THINGS SPECIFIED ABOVE WITHIN 5 WORKING DAYS AFTER THE DATE THAT THESE PAPERS WERE GIVEN TO YOU OR TO A PERSON WHO LIVES WITH YOU OR WERE POSTED AT YOUR HOME, YOU MAY BE EVICTED WITHOUT A HEARING OR FURTHER NOTICE.

(5) If the attached complaint also contains a claim for money damages (such as unpaid rent), you must respond to that claim separately. You must write down the reasons why you believe that you do not owe the money claimed. The written reasons must be given to the clerk of the court at the address specified in paragraph (1) above, and you must mail or give a copy of your written reasons to the plaintiff/plaintiff's attorney at the address specified in paragraph (2) above. This must be done within 20 days after the date these papers were given to you or to a person who lives with you. This obligation is separate from the requirement of answering the claim for eviction within 5 working days after these papers were given to you or to a person who lives with you or were posted at your home.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the ADA Coordinator, Alachua County Courthouse, 201 E University Ave, Gainesville FL 32601 at (352) 337-6237 at least 7 days before your scheduled court appearance, or immediately upon receiving this notification of the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

THE STATE OF FLORIDA:	
To each Sheriff of the State: YOU ARE COMMANDE this lawsuit on the above-named defendant.	D to serve this summons and a copy of the complaint ir
DATED on	Stacie D. Harvey, Esq. Baker County Clerk of Court By
	As Denuty Clerk

NOTIFICACION DE DESALOJO/RESIDENCIAL SIRVASE LEER CON CUIDADO

Usted está siendo demandado por Demandante para exigirle que desaloje el lugar donde reside por los motivos que se expresan en la demanda adjunta.

Usted tiene derecho a ser sometido a juicio para determinar si se le puede exigir que se mude, pero ES NECESARIO que haga TODO lo que se le pide a continuación en un plazo de 5 días (no incluidos los sábados, domingos, ni días feriados) a partir de la fecha en que estos documentos se le entregaron a usted o a una persona que vive con usted, o se colocaron en su casa.

USTED DEBERA HACER LO SIGUIENTE:

- (1) Escribir el (los) motivo(s) por el (los) cual(es) cree que no se le debe obligar a mudarse. El (Los) motivo(s) deberá(n) entregarse por escrito al secretario del tribunal en el Edificio de los Tribunales de Condado de Baker County Courthouse, 339 East Macclenny Avenue, Macclenny, Florida 32063.
 - (2) Enviar por correo o darle su(s) motivo(s) por escrito a demandante/abogado del demandante.
- (3) Pagarle al secretario del tribunal el monto del alquiler que la demanda adjunta reclama como adeudado, así como cualquier alquiler pagadero hasta que concluya el litigio. Si usted considera que el monto reclamado en la demanda es incorrecto, deberá presentarle al secretario del tribunal una moción para que el tribunal determine el monto que deba pagarse. Si usted presenta una moción, deberá adjuntarle a está cualesquiera documentos que respalden su posición, y enviar por correo o entregar una copia de la misma al demandante/abogado del demandante.
- (4) Si usted presenta una moción para que el tribunal determine el monto del alquiler que deba pagarse al secretario del tribunal, deberá comunicarse de inmediato con la oficina del juez al que se le haya asignado el caso para que programe una audiencia con el fin de determinar el monto que deba pagarse al secretario del tribunal mientras el litigio esté pendiente.

SI USTED NO LLEVA A CABO LAS ACCIONES QUE SE ESPECIFICAN ANTERIORMENTE EN UN PLAZO DE 5 DIAS LABORABLES A PARTIR DE LA FECHA EN QUE ESTOS DOCUMENTOS SE LE ENTREGARON A USTED O A UNA PERSONA QUE VIVE CON USTED, O SE COLOQUEN EN SUE CASA, SE LE PODRA DESALOJAR SIN NECESIDAD DE CELEBRAR UNA AUDIENCIA NI CURSARSELE OTRO AVISO

(5) Si la demanda adjunta también incluye una reclamación por daños y perjuicios pecuniarios (tales como el incumplimiento de pago del alquiler), usted deberá responder a dicha reclamación por separado. Deberá exponer por escrito los motivos por los cuales considera que usted no debe la suma reclamada, y entregarlos al secretario del tribunal en la dirección que se especifica en el párrafo (1) anterior, así como enviar por correo o entregar una copia do los mismos al demandante/abogado del demandante en la dirección que se especifica en el párrafo (2) anterior. Esto deberá llevarse a cabo en un plazo de 20 días a partir de la fecha en que estos documentos se le entregaron a usted o a una persona que vive con usted. Esta obligación es aparte del

requisito de responder a la demanda de desalojo en un plazo de 5 días a partir de la fecha en que estos documentos se le entregaron a usted o a una persona que vive con usted, o se coloquen en su casa.

Si usted es una persona minusválida que necesita algún acomodamiento para poder participar en este procedimiento, usted tiene derecho, sin tener gastos propios, a que se le provea cierta ayuda. Tenga la amabilidad de ponerse en contacto con the ADA Coordinator, Alachua County Courthouse, 201 E University Ave, Gainesville FL 32601 at (352) 337-6237, por lo menos 7 días antes de la cita fijada para su comparecencia en los tribunales, o inmediatamente después de recibir esta notificación si el tiempo antes de la comparecencia que se ha programado es menos de 7 días; si usted tiene discapacitación del oído o de la voz, llame al 711.

CITATION D'EVICTION/RESIDENTIELLE LISEZ ATTENTIVEMENT

Vous êtes poursuivi par Plaignant pour exiger que vous évacuez les lieux de votre résidence pour les raisons énumérées dans la plainte ci-dessous.

Vous avez droit a un procès pour déterminer si vous devez démanger, mais vous devez, au préalable, suivre les instructions énumérées ci-dessous, pendant les 5 jours (non compris le samedi, le dimanche, ou un jour férie) à partir de la date ou ces documents ont été donnes a vous ou a la personne vivant avec vous, ou ont été affiches à votre résidence.

LISTE DES INSTRUCTIONS A SUIVRE:

- (1) Énumère par écrit les raisons pour lesquelles vous pensez ne pas avoir à démanger. Elles doivent être remises au clerc du tribunal a Baker County Courthouse, 339 East Macclenny Avenue, Macclenny FL 32063.
 - (2) Envoyer ou donner une copie au Plaignant/Avocat du Plaignant.
- (3) Payer au clerc du tribunal le montant des loyers dus comme établi dans la plainte et le montant des loyers dus jusqu'à la fin du procès. Si vois pensez que le montant établi dans la plainte est incorrect, vous devez présenter au clerc du tribunal une demande en justice pour déterminer la somme à payer. Pour cela vous devez attacher à la demande tous les documents soutenant votre position et faire parvenir une copie de la demande au plaignant/avocat du plaignant.
- (4) Si vous faites une demande en justice pour déterminer la somme a payer au clerc du tribunal, vous devrez immédiatement prévenir le bureau de juge qui présidera au procès pour fixer la date de l'audience qui décidera quelle somme doit être payée au clerc du tribunal pendant que le procès est en cours.

 SI VOUS NE SUIVEZ PAS CES INSTRUCTIONS A LA LETTRE DANS LES 5 JOURS QUE SUIVENT LA DATE OU CES DOCUMENTS ONT ETE REMIS A VOUS OU A LA PERSONNE HABITANT AVEC VOUS, OU ONT ETE AFFICHES A VOTRE RESIDENCE, VOUS POUVEZ ETRE EXPULSES SANS AUDIENCE OU SANS AVIS PREALABLE.
- (5) Si la plainte ci-dessus contient une demande pour dommages pécuniaires, tels des loyers arrières, vous devez y répondre séparément. Vous devez énumérer par écrit les raisons pour lesquelles vous estimez ne pas devoir le montant demande. Ces raisons écrites doivent être données au clerc du tribunal a l'adresse spécifiée dans le paragraphe (1) et une copie de ces raisons donnée ou envoyée au plaignant' avocat du plaignant a l'adresse spécifiée dans le paragraphe (2). Cela doit être fait dans les 20 jours suivant la date ou ces documents ont été présentes a vous ou a la personne habitant avec vous. Cette obligation ne fait pas partie des instructions à suivre en réponse au procès d'éviction dans les 5 jours suivant la date ou ces documents ont été présentes a vous ou a la personne habitant avec vous, ou affiches à votre résidence.

Si ou se yon moun ki enfim ki bezwen akomodasyon pou w kab patisipe nan pwosedi sa a, ou gen dwa, san ou pa bezwen peye okenn lajan, pou w jwenn yon sèten èd. Tanpri kontakte Koodonate ADA a, Alachua County Family and Civil Justice Center, 201 East University Avenue, Gainesville, FL 32601 (352-337-6237), fè sa omwen 7 jou anvan dat ou gen randevou pou parèt nan Tribinal la, oswa fè sa imedyatman apre ou fin resevwa konvokasyon an sid dat ou gen pou w parèt nan tribinal la mwens pase 7 jou; sii ou gen pwoblèm pou w tande byen oswa pou w pale klè, rele 711.

FORM 12 — NOTICE OF INTENTION TO IMPOSE CLAIM ON SECURITY DEPOSIT

A Landlord must return a Tenant's security deposit, together with interest if otherwise required, to the Tenant no more than 15 days after the Tenant leaves the leased property. The Landlord may claim all or a portion of the security deposit only after giving the Tenant written notice, by certified mail to the Tenant's last known mailing address, of the Landlord's intention to keep the deposit and the reason for keeping it. The Landlord's notice must be sent within 30 days of the date Tenant vacates the leased property. If the Landlord does not send the notice within the 30-day period, the Landlord cannot keep the security deposit. If the Tenant does not object to the notice within 15 days after receipt of the Landlord's notice of intention to impose a claim on the deposit, the Landlord may then keep the amount stated in the notice and must send the rest of the deposit to the Tenant within 30 days after the date of the notice.

SOURCE: Section 83.49(3), Florida Statutes (2009)

To:		
	Tenant's Name	
	Address	
From: Date:	City, State, Zip Code	
\$	•	to impose a claim for damages in the amount of pount of damages] upon your security deposit due to
[insert o	damage done to premises or oth	ner reason for claiming security deposit]
that you	u must object in writing to the e you receive this notice, or I	y section 83.49(3), Florida Statutes. You are hereby notified deduction from your security deposit within 15 days from will be authorized to deduct my claim from your security seens to [insert Landlord's address].
		Signature
		Name of Landlord/ Property Manager (circle one)
		Address
		City, State, Zip Code
		() Phone Number
		This form was completed with the assistance of: Name:
		Address:
		Telephone No.: ()

FORM 15 — MOTION FOR CLERK'S DEFAULT— RESIDENTIAL EVICTION

FORM 16 — MOTION FOR CLERK'S DEFAULT— DAMAGES (RESIDENTIAL EVICTION)

FORM 17 — MOTION FOR DEFAULT FINAL JUDGMENT — RESIDENTIAL EVICTION

FORM 18 — MOTION FOR DEFAULT FINAL JUDGMENT — DAMAGES (RESIDENTIAL EVICTION)

FORM 19 — AFFIDAVIT OF DAMAGES

FORM 20 — NONMILITARY AFFIDAVIT

The tenant will have five days, after service, to file a written response to a Complaint for eviction, and 20 days, after service, to file a written response to a complaint for back rent and damages. If the tenant fails to file a written response in that time the landlord is entitled to a judgment by default.

Obtaining the judgment is a two-step process. First, a clerk's default should be obtained by delivering to the clerk of the court an executed Motion for Clerk's Default. Form 15 should be used to obtain a clerk's default when the tenant has failed to respond to an eviction complaint and Form 16 should be used to obtain a clerk's default when the tenant has failed to respond to a complaint for back rent and damages. In order to be entitled to a default, Form 20, Nonmilitary Affidavit, must be filed with the clerk.

Second, based on the clerk's default, a default final judgment should be obtained from the judge managing the case. The default final judgment is obtained by delivering to the court a Motion for Default Final Judgment – Residential Eviction (Form 17) and/or a Motion for Default Final Judgment – Damages (Residential Eviction) (Form 18) with an Affidavit of Damages (Form 19). If the landlord is seeking a Default Final Judgment – Damages (Residential Eviction), a copy of the motion and affidavit must be served on the defendant. The forms provide a certificate of service to be completed establishing proper service of the motion and affidavit.

		,	CASE NO.:
[Insert name of Landlord]	Plaintiff,		[insert case number assigned
vs.			
[Insert name of Tenant]	Defendant.	· · · · · · · · · · · · · · · · · · ·	
			MOTION FOR CLERK'S DEFAULT— RESIDENTIAL EVICTION
Plaintiff asks the cler	k to enter a de	efault against	[name],
Defendant, for failing to resp	ond as requir	ed by law to	Plaintiff's Complaint for residential
eviction.			
		Name	
		Address	
		1)
		Phone Nun	
cc:[Insert name of Landlor	rd]		
[Insert name of Tenant]		
		This form	was completed with the assistance of:
		Name:	
		Address:	
		Phone No	o: ()

		, CASE NO.:
[Insert name of Landlord]	Plaintiff,	[insert case number assigned
VS.		
[Insert name of Tenant]	Defendant.	,
		CLERK'S DEFAULT—RESIDENTIAL EVICTION
A default is entered in the equired by law.	is action again	ast the Defendant for eviction for failure to respond as
DATE:		Stacie D. Harvey, Esq.
		Baker County Clerk of Court
		By: Deputy Clerk
cc:_ [Insert name of Landlor	·d]	
[Insert name of Tenant]	
		This form was completed with the assistance of:
		Name:
		Address:
		Phone No.: ()

		,	CASE NO.:	
[Insert name of Landlord] vs.	Plaintiff,		[insert case number assigned	
[Insert name of Tenant]	Defendant.		MOTION FOR CLERK'S DEFAULT— DAMAGES (RESIDENTIAL EVICTION)	
Plaintiff asks the clerk to	enter a default a	gainst	[name],	
			laintiff's Complaint for damages.	
	_			
	ı	lame		
	,	.ddress		
	-			
	Ĺ)	
	F	hone Num	ber	
cc:[Insert name of Landlo				
[Insert name of Landloi	-aj			
[Insert name of Tenant]			
		This form v	vas completed with the assistance of:	
		Name:		
		Address: _		
		Phone No	()	

		, CASE NO.:
[Insert name of Landlord] vs.	Plaintiff,	[insert case number assigned
[Insert name of Tenant]	Defendant.	CLERK'S DEFAULT—DAMAGES (RESIDENTIAL EVICTION)
A default is entered in the equired by law.	is action against t	the Defendant for damages for failure to respond a
DATE:		tacie D. Harvey, Esq. aker County Clerk of Court
	В	y: Deputy Clerk
cc:_ [Insert name of Landlor	d]	
[Insert name of Tenant]	
	-	This form was completed with the assistance of:
	ĺ	Name:
	,	Address:
	ı	Phone No.: ()

	, CASE NO.:
[Insert name of Landlord]	, CASE NO.: [insert case number assigned
Plair	ntiff,
VS.	
	, MOTION FOR DEFAULT FINAL
[Insert name of Tenant]	JUDGMENT— RESIDENTIAL EVICTION
Defe	endant.
Plaintiff asks the Court to e	nter a Default Final Judgment against
[name] Defendant, for residential e	eviction and says:
-	·
1. Plaintiff filed a Complair	nt alleging grounds for residential eviction of Defendant.
A Default was entered by	the Clerk of this Court on [date].
WHEREFORE, Plaintiff asks t	this Court to enter a Final Judgment for Residential Eviction
against Defendant.	
agamst Berendamt.	
	Name
	Name
	Address
	()
	Phone Number
and the same and address of	
cc:_ (Insert name and address of Tenant)	
renanty	
	This form was completed with the assistance of:
	Name:
	Address:
	Telephone No.: ()

		, CASE NO.:
[Insert name of Landlord]		, CASE NO.: [insert case number assigned
	Plaintiff,	
VS.		
[Insert name of Tenant]	Defendant.	, MOTION FOR DEFAULT FINAL JUDGMENT—DAMAGES (RESIDENTIAL EVICTION)
	Defendant.	
Plaintiff asks the Co	ourt to enter a D	Default Final Judgment against
[name] Defendant, for dar	nages and says:	
2. Plaintiff filed a Con	nplaint for dama	ges against the Defendant.
2. Default was entere	d by the Clerk o	f this Court on[date].
3. In support of this N	Notion, Plaintiff	submits the attached Affidavit of Damages.
WHEREFORE, Plain	tiff asks this Cou	urt to enter a Final Judgment against Defendant.
		d mailed, or hand delivered a copy of this motion a
[insert address at which Te	enant was serve	d and fax number if sent by fax).
		Name
		Address
		()
		Phone Number
		This form was completed with the assistance of:
		Name:
		Address:
		Telephone No.: ()

	,	CASE NO.:	
[Insert name of Landlord]	Plaintiff,	[insert case num assigned	ber
vs.	rialliuli,	assigned	
[Insert name of Tenant]	Defendant.	/ AFFIDAVIT OF DAMA	.GES
STATE OF FLORIDA COUNTY OF)		
BEFORE ME, the unders[nam	•	sonally appeared Ily sworn, states as follows:	
I amthe Pla case and am authorized to mak		tiff's agent (check appropriate respo	nse) in this
2. This affidavit is	based on my own per	rsonal knowledge.	
3. Defendant has p	possession of the pro	perty which is the subject of this evic	tion under
an agreement to pay rent of \$_	[rental ar	mount] per	[week,
month, or other payment perio	od].		
4. Defendant has i	not paid the rent due	since	[date o
payment tenant failed to make].		
5. Defendant owe	s Plaintiff \$	[past due rent amount] a	as alleged in
the complaint plus interest.			
6. Defendant owe	s Plaintiff \$	[amount of other damag	ges] as
alleged in the complaint plus in	terest.		
	Signat	ture	

Sworn and subscribed before me	on	[d	ate], by	
	[name], who	is persona	lly know to me/	produced
[dc	ocument] as ide	ntification, a	nd who took an oat	:h.
	NC	TARY PUBLIC	– STATE OF FLORI	DA
	Co	mmission No	:	
	My	Commission	Expires:	
I CERTIFY that Imailed, and attached affidavit to the Defe				
[insert address at which tenant wa	as served and fa	ax number if s	sent by fax].	
	— Na	me		
	Ad	dress		
				_
	<u>(</u>	one Number		
	Th	is form was c	ompleted with the	assistance of:
	Na	me:		
	Ad	dress:		
	_			
	()	

[Insert name of Landlord]		[insert case number assigned
1/6	Plaintiff,	
VS.		
[Insert name of Tenant]		
[msert name of renant]	Defendant.	
		NONMILITARY AFFIDAVIT
STATE OF FLORIDA) COUNTY OF)		
On this day personally app after being first duly sworn say		e, the undersigned authority,, who,
Defendant		is known by Affiant not to be in the military service
		t to the provisions of the Soldiers' and Sailors' Civil Relief
Act.		
	sonal knowledg	ge that the respondent is not on active duty in the armed
forces of the United States.		
DATED:		
		Signature of Affiant
		Name Address
		, ida, ess
		Telephone No. ()
Sworn and subscribed before r	me on	(date], by
who is personally know to	me/ prod	luced[document] as
identification, and who took a	n oath.	
		NOTARY PUBLIC – STATE OF FLORIDA
		Name:
		Commission No.:
		My Commission Expires:
		hand delivered a copy of this motion and attached
affidavit to the Defendant at _		it was served and fax number if sent by fax].
linsert address	s at which tenan	•
		Name
		Address
		Talaska a Na /
		Telephone No. ()

This form was completed with the assistance of:
Name:
Address:
Telephone No.: ()

	_,
Plaintiff,	
-VS-	
Defendant.	J
berendant.	
MOTION FOR/TO	
ThePlaintiff/PetitionerDefenda	ant/Respondent (check one) moves for entry of an order
by the Court granting the following relief (explain	what you want the Court to do:
The grounds or reason for this motion are (explain):
CERTIF	ICATE OF SERVICE
I certify that a copy has been furnished to	(name
of party here) at	
	(address
or e-mail) by e-mail/mail/hand delivery on	(date).
, , , , , , , , , , , , , , , , , , , ,	
	Plaintiff/Defendant

FORM 9 — FINAL JUDGMENT — DAMAGES

After the Court enters this judgment, you should obtain a certified copy of the judgment from the Clerk of the Court and record the certified copy in the public records in any county in which the Tenant owns real property. The Clerk of the Small Claims Court can probably provide you with information concerning the collection of the amounts owed you.

A judgment for money (if properly recorded) is a lien upon the real or personal property of the person against whom the judgment is entered for a period of ten years. The lien may then be extended for an additional period of ten years by re-recording a certified copy of the judgment prior to the expiration of the lien, and by simultaneously recording an affidavit with the current address who has a lien as a result of the judgment. The lien may not be extended beyond twenty years from the date of entry of the judgment, or beyond the point the lien is satisfied, whichever occurs first.

SOURCE: Sections 55.081 and 55.10, Florida Statutes (2009)

FORM NOTES ARE FOR INFORMATIONAL PURPOSES ONLY AND MAY NOT COMPLETELY DESCRIBE REQUIREMENTS OF FLORIDA LAW. YOU SHOULD CONSULT AN ATTORNEY AS NEEDED.

SUBMIT ALL PROPOSED JUDGMENTS TO JUDGE'S OFFICE

DO NOT FILE PROPOSED JUDGMENTS WITH CLERK

		_	
[Insert name of Landlord]	=		
VS.	Plaintiff,		
<u> </u>			
[Insert name of Tenant]	Defendant		CASE NO.:
	Defendant.		[insert case number assigned
			FINAL JUDGMENT – DAMAGES
THIS ACTION came be presented, it is	fore the Court u	pon Plaintiff'	s Complaint for unpaid rent. On the evidence
ADJUDGED that Plaint	:iff,		
name], whose principal addre	ss is		
			andlord's address], recover from Defendant,
			the sum of \$
			, that shall bear interest at the lega
			, FOR WHICH LET EXECUTION NOW ISSUE.
			,
ORDERED on		<u>.</u>	
		County Jud	dge
		,	
CC:			
[Insert name of Landlord]			
[Insert name of Tenant]		<u> </u>	
		This form v	was completed with the assistance of:
			was completed with the assistance on
		·	
		Address: _	
		Telenhone	- No · (

FORM 10 — FINAL JUDGMENT — EVICTION

No instructions.

SUBMIT JUDGMENT TO JUDGE'S OFFICE

DO NOT FILE PROPOSED JUDGMENT WITH CLERK

[Insert name of Landlord]	Plaintiff,	
VS.	r idiriciir,	
[Insert name of Tenant]	Defendant.	CASE NO.:[insert case number assigned
		FINAL JUDGMENT – EVICTION
THIS ACTION came presented, it is	before the Court սլ	pon Plaintiff's Complaint for Eviction. On the evidence
ADJUDGED that Plai	intiff,	, [insert Landlord's name] recover from
		_, [insert Tenant's name] possession of the real property
described as follows:		
		[insert legal or
·		, if applicable, unit number] and \$as court AND EXECUTION NOW ISSUE.
LOSIS, FOR WITHCHELL WINT	3 OI FO33E33ION /	AND EXECUTION NOW 1330E.
ORDERED on		
		County Judge
cc: [Insert name of Landlo		
linsert name of Landio	ruj	
[Insert name of Tenant	:]	
		This form was completed with the assistance of:
		Name:
		Address:
		Telephone No.: ()

FORM 11 — WRIT OF POSSESSION

This document should be delivered to the Clerk of the Court after the Court enters the final judgment evicting the Tenant. The Clerk will sign this Writ. After the Clerk signs this Writ, it must be delivered to the Sheriff to be served upon the Tenant and who, if necessary, will forcibly evict the Tenant after 24 hours from the time of service.

If requested by the Landlord to do so, the Sheriff shall stand by to keep the peace while the Landlord changes the locks and removes personal property from the premises. When such a request is made; the Sheriff may charge a reasonable hourly rate, and the person requesting the Sheriff to stand by to keep the peace shall be responsible for paying the reasonable hourly rate set by the Sheriff.

SOURCE: Section 83.62, Florida Statutes (2009)

FORM NOTES ARE FOR INFORMATIONAL PURPOSES ONLY AND MAY NOT COMPLETELY DESCRIBE REQUIREMENTS OF FLORIDA LAW. YOU SHOULD CONSULT AN ATTORNEY AS NEFDED.

RETAIN WRIT OF POSSESION FORM UNTIL AFTER FINAL JUDGMENT FOR POSSESSION IS ENTERED

AFTER FINAL JUDGMENT FOR POSESSION IS ENTERED, SUBMIT PROPOSED WRIT OF POSSESSION TO CLERK

		, CASE NO.:
[Insert name of Landlord]		[insert case number
	Plaintiff,	assigned
VS.		
[Insert name of Tenant]		
	Defendant.	
		WRIT OF POSSESSION
STATE OF FLORIDA		
ocated] COUNTY, FLORIDA:		[insert county in which rental property is
YOU ARE COMMANDED t	o remove all per	rsons from the following described property in
	[insert county i	n which rental property is located] County Florida:
insert legal or street descript	tion of rental pre	emises including, if applicable, unit number]
		and to put
		[insert Landlord's name] in possession of it.
DATED on		
(CEAL)		Stacie D. Harvey, Esq.
(SEAL)		Baker County Clerk of the Court
	By:_	
		Deputy Clerk
		This form was completed with the assistance of:
		Name:
		Address:
		Audi C33
		Telephone No.: ()