

# JUDICIAL COUNCIL OF CALIFORNIA

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# CIRCULATING ORDER MEMORANDUM TO THE JUDICIAL COUNCIL

Circulating Order Number: CO-22-01

#### Title

Unlawful Detainer: Form Revisions to Implement Assembly Bill 2179

**Rules, Forms, Standards, or Statutes Affected** Revise forms UD-101, UD-105, and UD-120

#### **Recommended by**

Civil and Small Claims Advisory Committee Hon. Tamara Wood, Chair Hon. Donald Proietti, Vice-Chair

### Action Requested

VOTING MEMBERS ONLY: Submit votes by responding to the transmittal e-mail.

Please Respond By April 13, 2022

Date of Report April 6, 2022

Contact James Barolo james.barolo@jud.ca.gov Anne M. Ronan anne.ronan@jud.ca.gov

California Rules of Court, rules 10.5(h) and 10.13(d) allow the Judicial Council to act on business between meetings, including urgent matters, by circulating order. This memorandum is not a Judicial Council meeting, circulating orders are conducted via electronic communications. Prior public notice of a proposed circulating order is not required.

# **Executive Summary**

The Civil and Small Claims Advisory Committee recommends revisions to three Judicial Council unlawful detainer forms to implement Assembly Bill 2179 (Stats. 2022, ch. 13), which was enacted on March 31, 2022, to take effect immediately. The new law amends statutory provisions governing unlawful detainer procedures and thus necessitates revision of certain unlawful detainer forms. Action must be taken between the Judicial Council's regularly scheduled meetings to ensure that council forms contain accurate statements of law as soon as possible. On April 8, 2022, the Rules Committee reviewed the proposal in this circulating order memorandum under California Rules of Court, rule 10.13(d), and approved its circulation to the council.

# Recommendation

The Civil and Small Claims Advisory Committee recommends that the Judicial Council, effective April 14, 2022, revise the following forms to implement AB 2179:

- *Plaintiff's Mandatory Cover Sheet and Supplemental Allegations—Unlawful Detainer* (form UD-101);
- Answer—Unlawful Detainer (form UD-105); and
- Verification by Landlord Regarding Rental Assistance—Unlawful Detainer (form UD-120).

The proposed revised forms are attached at pages 6–17, with all changes highlighted.

# **Relevant Previous Council Action**

To implement legislative enactments responding to the COVID-19 pandemic, the council has acted several times over the past two years with regard to Judicial Council unlawful detainer forms. First, the council adopted *Plaintiff's Mandatory Cover Sheet and Supplemental Allegations—Unlawful Detainer* (form UD-101), effective October 5, 2020, for courts to determine whether judgments may issue on unlawful detainer cases in light of new tenant protections provided by Assembly Bill 3088 (Stats. 2020, ch. 37). The council also revised *Answer—Unlawful Detainer* (form UD-105) to aid defendants in responding to the allegations in new form UD-101 and raising new defenses available under AB 3088. The answer form was further revised in December 2020, following a post-approval circulation for public comment.

Next, the council revised forms UD-101 and UD-105, effective February 16, 2021, to implement the provisions of Senate Bill 91 (Stats. 2021, ch. 2) shortly after it took effect. SB 91 extended the time period of the protections in AB 3088 to June 30, 2021, added some further protections, and established an emergency rental assistance program. The council also adopted *Verification by Landlord Regarding Rental Assistance—Unlawful Detainer* (form UD-120) to facilitate compliance with a new statutory requirement for certain verifications by a landlord. Based on comments received after the forms were circulated for public comment, the council further revised all three forms at its May 2021 meeting.

The council twice further revised unlawful detainer forms to implement Assembly Bill 832 (Stats. 2021, ch. 27). Because the new law immediately extended the time period for the tenant protections enacted through AB 3088 and SB 91 to September 30, 2021, the council revised unlawful detainer forms to change the end dates of the covered periods at its July 2021 meeting. And most recently, the council revised unlawful detainer forms, effective October 1, 2021, to implement new procedures in AB 832 involving the emergency rental assistance program that affect the ability to bring, and offer additional defenses to, unlawful detainer actions.

# Analysis/Rationale

### Change in laws

Prior to the enactment of AB 2179 (Link A), Code of Civil Procedure section 1179.11(a)<sup>1</sup> provided that before March 31, 2022, courts could not issue a summons for an unlawful detainer action based on nonpayment of rent due between March 1, 2020, and March 31, 2022, unless the landlord verified that they had applied for rental assistance and the application had been denied or the tenant had failed to complete their part of the application within a certain time frame. In addition, under section 1179.11(c), if a summons was issued and an action commenced in such a case, courts could not issue a judgment in favor of the plaintiff before March 31, 2022, unless the court found that, before filing the complaint, the plaintiff had completed an application for rental assistance that was denied due to lack of eligibility, lack of funding, or the tenant's failure to complete the application in a certain period of time.<sup>2</sup> AB 2179 extends and modifies those limitations on court action for certain unlawful detainer cases. The bill also amends the notices that landlords must provide prior to initiating an action for unlawful detainer.

Specifically, effective March 31, 2022, AB 2179 makes the following statutory changes to procedures for unlawful detainer actions based in whole or in part on nonpayment of rent due between March 1, 2020, and March 31, 2022:

- Extends to June 30, 2022, the prohibition on a court issuing a summons unless the landlord verifies certain statements. (§ 1179.11(a).)
- Adds an additional option to the statements that landlords may verify in order for a summons to issue—that there is no determination pending on an application for government rental assistance filed before April 1, 2022, to cover any part of the rental debt demanded. (§ 1179.11(a)(4).)
- Extends the application of existing section 1179.11(c)(1) (requiring certain findings before judgment may be issued)<sup>3</sup> to all cases *filed* before April 1, 2022.<sup>4</sup>
- Adds similar provisions requiring certain findings before judgment may be issued to cases filed between April 1, 2022, and June 30, 2022, but includes an alternative finding: that a determination is not pending on an application for rental assistance filed before April 1, 2022. (§ 1179.11(c)(2).)

<sup>&</sup>lt;sup>1</sup> All further citations are to the Code of Civil Procedure unless otherwise noted.

<sup>&</sup>lt;sup>2</sup> These requirements did not apply if the tenancy was initially established after October 1, 2021. This limited application to tenancies established before October 1 continues in the amended law.

<sup>&</sup>lt;sup>3</sup> The required factual findings are that the plaintiff completed an application for rental assistance before filing the complaint and that the application was denied due to lack of eligibility, lack of funding, or the tenant's failure to complete the application in a certain period of time.

<sup>&</sup>lt;sup>4</sup> Before the law was amended, it was limited to *judgments* issued before March 31, 2022.

• Amends the content of termination notices landlords must serve between April 1, 2022, and June 30, 2022, requiring a statement about possible protections if an application for rental assistance was submitted prior to April 1, 2022.<sup>5</sup>

### **Revisions to forms**

The Civil and Small Claims Advisory Committee recommends the following revisions to implement the statutory amendments in AB 2179:

- On *Plaintiff's Mandatory Cover Sheet and Supplemental Allegations—Unlawful Detainer* (form UD-101):
  - Revise the instructions in the box on page 1 to refer to the dates rent is due (as opposed to the date the action is filed) and include the new possible verification;
  - Add to item 3c a new subitem (1) allowing the plaintiff to provide that new verification; and
  - Revise item 10 to capture the new information required to be in notices served under section 1179.10(b).<sup>6</sup>
- On *Answer—Unlawful Detainer* (form UD-105):
  - Revise item 3n to reflect that section 1179.10 now requires that notices to pay rent or quit contain different information depending on whether the notice is served before or on or after April 1, 2022;<sup>7</sup> and
  - Revise item 30 to allow a defendant tenant to plead as an affirmative defense that the determination on an application for rental assistance filed before April 1, 2022, is still pending.
- On *Verification by Landlord Regarding Rental Assistance—Unlawful Detainer* (form UD-120), add to item 3 a statement that there is no determination pending on an application filed before April 1, 2022, for government rental assistance, with an

<sup>&</sup>lt;sup>5</sup> These changes are relevant to the court because the law continues to provide that notices that do not meet the requirements of these sections are not sufficient to establish a cause of action for unlawful detainer or a basis for default judgment. (§§ 1179.03(a)(1), 1179.10(c).) The new statement must be included in termination notices served between April 1, 2022, and June 30, 2022, that include a demand for rent due between September 1, 2020, and September 30, 2021 (§ 1179.03(c)(7)) or between October 1, 2021, and March 31, 2022 (§ 1179.10(b)).

<sup>&</sup>lt;sup>6</sup> No parallel revision is needed to reflect the amendments relating to notices based on earlier rent due, as item 7b allows plaintiff to allege that a notice was served "with the content required in Code of Civil Procedure section 1179.03(c) and (d)."

To improve usability, item 10b was also revised to state "the tenancy was not initially established before October 1, 2021," instead of referring filers back to a check box in item 3b.

<sup>&</sup>lt;sup>7</sup> No revision to the form is needed to include the amendments to section 1179.03(c), as item 3m(2) allows defendant to plead, "Plaintiff did not serve the required 15-day notice. (Code Civ. Proc., § 1179.03(b) or (c).)"

instruction limiting it to cases filed on or after April 1, 2022. (A court may consider this statement when making the new alternative finding before issuing a judgment for plaintiff. (§ 1179.11(c)(2).))

### **Policy implications**

There are no policy implications beyond ensuring that the council forms reflect the law correctly and do not impede access to justice by misleading parties or courts.

## Comments

The proposed unlawful detainer form revisions are minor substantive changes that are unlikely to create controversy, because they do not do more than implement statutory amendments. For that reason, they have not been circulated for comment. (See Cal. Rules of Court, rule 10.22(d)(2).)

# Alternatives considered

The committee did not consider taking no action because without the proposed revisions three unlawful detainer forms would no longer reflect current law.

# **Fiscal and Operational Impacts**

The numerous legislative enactments regarding unlawful detainers in response to the COVID-19 pandemic will continue to have significant impacts on court operations. The revised forms are intended to assist courts by ensuring the forms reflect current law. Court staff, judicial officers, and self-help center staff may need to be trained on the revised forms.

# Attachments and Links

- 1. Forms UD-101, UD-105, and UD-120, at pages 6-17
- 2. Link A: Assembly Bill 2179, <u>https://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill\_id=202120220AB2179</u>
- 3. Voting instructions
- 4. Vote and signature pages

# Author

James Barolo Attorney, Legal Services

Anne M. Ronan Supervising Attorney, Legal Services

				UD-101
ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR	NUMBER:		FOR COURT USE ONLY
NAME:				
FIRM NAME:				
STREET ADDRESS:				
CITY:	STATE:	ZIP CODE:		DRAFT
TELEPHONE NO.:	FAX NO.:			
EMAIL ADDRESS:				
ATTORNEY FOR (name):				4/6/2022
SUPERIOR COURT OF CALIFORNIA, C				
STREET ADDRESS:	JOUNTIOF		N	lot approved by
MAILING ADDRESS:				lot approved by
CITY AND ZIP CODE:			the	e Judicial Council
BRANCH NAME:				
PLAINTIFF:				
DEFENDANT:				
SUPPLEMENTAL ALL		VFUL DETAINER		
All plaintiffs in unlawful detainer proc Civil Procedure section 1179.01.5(c) • Serve this form and any attachn • If a summons has already been • If defendant has answered prior allegations before trial.	). nents to it with the summ served without this form	nons. n, then serve it by m	ail or any other means	s of service authorized by law.
residential property, a plaintiff must v for governmental rental assistance is To obtain a judgment in an unlawful rental assistance or other financial c that no application is pending for suc Rental Assistance—Unlawful Detain	<mark>s pending</mark> , or that the ten detainer action for nonpa ompensation has been r ch assistance. To obtain	nancy began after S payment of rent on a received for the amo a default judgment,	September 30, 2021. (S residential property, a punt demanded in the r , plaintiff must use Veri	See item 3.) plaintiff must verify that no notice or accruing afterward, and ification by Landlord Regarding
1. PLAINTIFF (name each):				
alleges causes of action in the co	mplaint filed in this actio	on against DEFEND	ANT (name each):	
2. Statutory cover sheet allegatio	ns (Code Civ. Proc., § 1	1179.01.5(c))		
a. This action seeks possession	of real property that is (	check all that apply	): Residential	Commercial
(If "residential" is checked, co	mplete items 3 and 4 an	nd all remaining iten	ns that apply to this act	ion. If only "commercial" is
checked, no further items nee	•	-		-
b. This action is based, in whole				
3. Verifications required for issua			Ū.	
-			, ,	obligation during the period
a. Is this action based, in whole between March 1, 2020, and		Yes No	rent or other linancial of	bligation during the period
(If no is checked, no further it action is based in whole or in	•	• •		
b. Is this action on a tenancy that	at was initially establishe	d before October 1	. 2021? Yes	No
	tems that need to be con in whole or in part on nor	mpleted are the sigr npayment of rent; a	nature and verification	on page 5, and items 10 or 11,
Form Adopted for Mandatory Use Judicial Council of California UD-101 [Rev. April 14, 2022]	PLAINTIFF'S MAN PPLEMENTAL ALLE			Code of Civil Procedure, § 1179.01 et seq. www.courts.ca.gov

PLAINTIFF: DEFENDANT:	CASE NUMBER:
3. c. If you answered yes to questions 3a and 3b above, check and complete (1),	(2), or (3) below, or a summons may not be issued.
(1) There is no determination pending on an application filed before A cover any part of the rental debt demanded from the defendant in	April 1, 2022, for governmental rental assistance to
(2) Before filing the complaint in this action, plaintiff applied for govern financial obligations demanded in this action, but the application w the assistance is attached.	nmental rental assistance to cover the rent or other
Note that a "final decision" does not include rejection based on pla correctly, notification that the application is pending further action the wrong government agency. (Code Civ. Proc., § 1179.09(d).)	
(3) Before filing the complaint in this action, plaintiff completed an app the rent or other financial obligations demanded in this action, incl documentation, and all of the following are true:	
(a) At least 20 days have passed since the <b>later</b> of either ( <i>check one</i>	e):
The date the plaintiff submitted the completed application, or The date the plaintiff served the three-day notice underlying	
and	
(b) Plaintiff has not received any notice from the governmental agence rental assistance to cover the rent or other financial obligations de and	
<ul> <li>(c) Plaintiff has not received a communication from the defendant the assistance to cover the rent or other financial obligations demand</li> </ul>	
4. Tenants subject to COVID-19 Tenant Relief Act (Code Civ. Proc., § 1179.02(	(h))
<ul> <li>a. (1) One or more defendants in this action is a natural person: Yes</li> <li>(2) Identify any defendant not a natural person:</li> </ul>	No
(If no is checked, then no further items need to be completed except the sign based on nonpayment of rent.)	nature and verification, and item 12 if the action is
b. (1) All defendants named in this action maintain occupancy as described in C	Civil Code section 1940(b): Yes No
(2) Identify any defendant who does not:	
(If yes is checked, then no further items need to be completed except the sig based on nonpayment of rent.)	nature and verification, and item 12 if the action is
5. Unlawful detainer notice expired before March 1, 2020 The unlawful detainer complaint in this action is based solely on a notice to quit, in which the time period specified in the notice expired before March further items need to be completed except the signature and verification of	1, 2020. (If this is the only basis for the action, no
6. <b>Rent or other financial obligations due between March 1, 2020, and A</b> The unlawful detainer complaint in this action is based, at least in part, on obligations due in the protected time period. <i>(Check all that apply.)</i>	
a. Defendant (name each):	
was provided all the required versions of the "Notice from the State of Califo 1179.04. ( <i>Provide information regarding service of the notice or notices in ite</i>	
b. Defendant <i>(name each):</i>	
was served with at least 15 days' notice to pay rent or other financial obligati declaration of COVID-19–related financial distress, in the form and with the c 1179.03(b) and (d).	content required in Code of Civil Procedure section
(If the notice identified defendant as a <b>high-income tenant</b> and reques	sted supprission of documentation supporting any

(If the notice identified defendant as a **high-income tenant** and requested submission of documentation supporting any declaration the defendant submits, complete item 9 below. (Code Civ. Proc., § 1179.02.5(c).))

(If filing form UD-100 with this form and item 6b is checked, specify this 15-day notice in item 9a(7) on form UD-100, attach a copy of the notice to that complaint form, and provide all requested information about service on that form.)

	00
PLAINTIFF:	CASE NUMBER:
DEFENDANT:	

6. c. Response to notice (check all that apply):

(1) Defendant (name each):

delivered a declaration of COVID-19-related financial distress on landlord in the time required. (Code Civ. Proc., § 1179.03(f).)

(2) Defendant (name each):

did *not* deliver a declaration of COVID-19–related financial distress on landlord in the time required. (Code Civ. Proc., § 1179.03(f).)

- 7. Rent or other financial obligations due between September 1, 2020, and September 30, 2021 (the transition time period) The unlawful detainer complaint in this action is based, at least in part, on a demand for payment of rent or other financial obligations due during the transition time period.
  - a. Defendant (name each):

was provided all the required versions of the "Notice from the State of California" as required by Code of Civil Procedure section 1179.04. (Provide information regarding service of the notice or notices in item 8 below.)

b. Defendant (name each):

was served with at least 15 days' notice to pay rent or other financial obligations, quit, or deliver a declaration, and an unsigned declaration of COVID-19–related financial distress, in the form and with the content required in Code of Civil Procedure section 1179.03(c) and (d).

(If the notice identified defendant as a **high-income tenant** and requested submission of documentation supporting any declaration the defendant submits, complete item 9 below. (Code Civ. Proc., § 1179.02.5(c).))

(If filing form UD-100 with this form and item 7b is checked, specify this 15-day notice in item 9a(7) on form UD-100, attach a copy of the notice to that complaint form, and provide all requested information about service on that form.)

- c. Response to notice (check all that apply):
  - (1) Defendant (name each):

delivered a declaration of COVID-19–related financial distress on the landlord in the time required. (Code Civ. Proc., § 1179.03(f).)

(2) Defendant (name each):

did *not* deliver a declaration of COVID-19–related financial distress on the landlord in the time required. (Code Civ. Proc., § 1179.03(f).))

- d. Rent or other financial obligations due:
  - Rent or other financial obligations in the amount of \$ was due between September 1, 2020, and September 30, 2021.
  - (2) Payment of \$ for that period was received by September 30, 2021.
- 8. Service of Code of Civil Procedure Section 1179.04 Notice from the State of California (You must complete this item if you checked item 6 or 7 above. Section 1179.04 provides three separate versions of a "Notice from the State of California" that the landlord was to provide to tenants at different times during the pandemic (the notices referenced in items 6a and 7a above). This item addresses when and how those notices were provided.)
  - a. September 2020 Notice. Plaintiff provided the required notice for tenants who, as of September 1, 2020, had any unpaid rent or other financial obligations due any time between March 1, 2020, and August 31, 2020 (Code Civ. Proc., § 1179.04(a)), to defendants identified in 6a or as follows:
    - (1) By sending a copy by mail addressed to each named defendant on (date):
    - (2) By personally handing a copy to each named defendant on (date):

			UD-10 <sup>-</sup>
		AINTIFF: NDANT:	CASE NUMBER:
8.	a.	(3) By some other method of service described in Code of Civil Proce the method and date of service on an attached page (you can use	•
		(4) In different ways for different defendants. (If this box is checked, a defendant on an attached page (you can use form MC-025) and ti	
		(5) Plaintiff was not required to serve the September 2020 notice on t	the named defendants.
b.		<b>February 2021 Notice.</b> Plaintiff provided the required notice for tenants who financial obligations due any time after March 1, 2020, (Code Civ. Proc., § 11 follows:	
		(1) By sending a copy by mail addressed to each named defendant o	n <i>(date):</i>
		(2) By personally handing a copy to each named defendant on <i>(date)</i>	
		(3) By some other method of service described in Code of Civil Proce the method and date of service on an attached page (you can use	
		(4) In different ways for different defendants. ( <i>If this box is checked, d defendant on an attached page (you can use form MC-025) and ti</i>	
		(5) Plaintiff was not required to serve the February 2021 notice on the	e named defendants.
	C.	<b>July 2021 Notice.</b> Plaintiff provided the required notice for tenants who as a obligations due any time after March 1, 2020, (Code Civ. Proc., § 1179.04(c)	
		(1) By sending a copy by mail addressed to each named defendant o	n <i>(date):</i>
		(2) By personally handing a copy to each named defendant on (date)	<u>.</u>
		(3) By some other method of service described in Code of Civil Proce the method and date of service on an attached page (you can use	
		(4) In different ways for different defendants. ( <i>If this box is checked, d defendant on an attached page (you can use form MC-025) and ti</i>	
		(5) Plaintiff was not required to serve the July 2021 notice on the nam	ned defendants.
9.		High-income tenant. The 15-day notice in item 6b or 7b above identified of submission of documentation supporting the tenant's claim that tenant had Plaintiff had proof before serving that notice that the tenant has an annual income for the county the rental property is located in and not less than \$1	I suffered COVID-19–related financial distress. income that is at least 130 percent of the median
	a.	The tenant did not deliver a declaration of COVID-19–related financial of § 1179.03(f).)	distress within the required time. (Code Civ. Proc.,
	b.	The tenant did not deliver documentation within the required time support related financial distress as asserted in the declaration. (Code Civ. Proc	
10.		<b>Rent or other financial obligations due between October 1, 2021, and</b> The unlawful detainer complaint in this action is based, at least in part, on obligations due during the recovery period. <i>(Check a or b.)</i>	
	a.	Defendant (name each):	
		was served with at least 3 days' notice to pay rent or other financial obligation about the government rental assistance program and possible protections, as 1179.10.	
		(If filing form UD-100 with this form and this item is checked, specify this notic the notice to that complaint form, and provide all requested information about	

b. The tenancy was not initially established before October 1, 2021, and the special notice to quit required by Code of Civil Procedure section 1179.10 does not apply in this action.

PLAINTIFF:	CASE NUMBER:
DEFENDANT:	

- 11. **Rent or other financial obligations due after March 31, 2022.** (Only applicable if action is filed on or after April 1, 2022.) The only demand for rent or other financial obligations on which the unlawful detainer complaint in this action is based is a demand for payment of rent due after March 31, 2022.
- 12. Statements regarding rental assistance (Required in all actions based on nonpayment of rent or any other financial obligation. Plaintiff must answer all the questions in this item and, if later seeking a default judgment, will also need to file Verification Regarding Rental Assistance—Unlawful Detainer (form UD-120).)
  - a. Has plaintiff received rental assistance or other financial compensation from any other source corresponding to the amount demanded in the notice underlying the complaint? Yes No
  - b. Has plaintiff received rental assistance or other financial compensation from any other source for rent accruing *after* the date of the notice underlying the complaint? Yes No
  - c. Does plaintiff have any pending application for rental assistance or other financial compensation from any other source corresponding to the amount demanded in the notice underlying the complaint? Yes No
  - d. Does plaintiff have any pending application for rental assistance or other financial compensation from any other source for rent accruing *after* the date on the notice underlying the complaint? Yes No
- 13. Other allegations Plaintiff makes the following additional allegations: (State any additional allegations below, with each allegation lettered in order, starting with (a), (b), (c), etc. If there is not enough space below, check the box below and use form MC-025, title it Attachment 13, and letter each allegation in order.) Other allegations are on form MC-025.

14.	Number of pages attached	(specify):
17.	runnber of pages attached	(Speciny).

Date:

(TYPE OR PRINT NAME)

#### (SIGNATURE OF PLAINTIFF OR ATTORNEY)

#### VERIFICATION

(Use a different verification form if the verification is by an attorney or for a corporation or partnership.)

I am the plaintiff in this proceeding and have read this complaint. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

UD-101 [Rev. April 14, 2022]

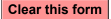
(TYPE OR PRINT NAME)

(SIGNATURE)

#### PLAINTIFF'S MANDATORY COVER SHEET AND SUPPLEMENTAL ALLEGATIONS—UNLAWFUL DETAINER

Page 5 of 5

Print this form Save this form



			UD-105
ATTORNEY OR PARTY WITHOUT ATTORNEY STATE BAR NUMBER:			FOR COURT USE ONLY
NAME:			
FIRM NAME:			
STREET ADDRESS:			DDAFT
CITY:	STATE:	ZIP CODE:	DRAFT
TELEPHONE NO.:	FAX NO.:		
EMAIL ADDRESS:			4/6/2022
ATTORNEY FOR (name):			
SUPERIOR COURT OF CALIFORNIA, COUN	Not approved by		
STREET ADDRESS:			
MAILING ADDRESS:			the Judicial Council
CITY AND ZIP CODE:			
BRANCH NAME:			
PLAINTIFF:			
DEFENDANT:			
ANSWER-		TAINER	CASE NUMBER:

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

answers the complaint as follows:

#### 2. DENIALS (Check ONLY ONE of the next two boxes.)

- a. General Denial (Do not check this box if the complaint demands more than \$1,000.) Defendant generally denies each statement of the complaint and of the Mandatory Cover Sheet and Supplemental Allegations—Unlawful Detainer (form UD-101).
- b. Specific Denials (Check this box and complete (1) and (2) below if complaint demands more than \$1,000.) Defendant admits that all of the statements of the complaint and of the Mandatory Cover Sheet and Supplemental Allegations—Unlawful Detainer (form UD-101) are true EXCEPT:
  - (1) Denial of Allegations in Complaint (Form UD-100 or Other Complaint for Unlawful Detainer)
     (a) Defendant claims the following statements of the complaint are false (state paragraph numbers from the complaint or explain below or, if more room needed, on form MC-025):
    - Explanation is on form MC-025, titled as Attachment 2b(1)(a).
    - (b) Defendant has no information or belief that the following statements of the complaint are true, so defendant denies them (state paragraph numbers from the complaint or explain below or, if more room needed, on form MC-025):
       Explanation is on form MC-025, titled as Attachment 2b(1)(b).
  - (2) Denial of Allegations in *Mandatory Cover Sheet and Supplemental Allegations—Unlawful Detainer* (form UD-101)
    - (a) Defendant did not receive plaintiff's Mandatory Cover Sheet and Supplemental Allegations (form UD-101). (If not checked, complete (b) and (c), as appropriate.)
    - (b) Defendant claims the statements in the **Verification required for issuance of summons—residential**, item 3 of plaintiff's *Mandatory Cover Sheet and Supplemental Allegations* (form UD-101), are false.
    - (c) Defendant claims the following statements on the *Mandatory Cover Sheet and Supplemental Allegations—Unlawful Detainer* (form UD-101) are false (*state paragraph numbers from 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).

PLAINTIFF:	CASE NUMBER:
DEFENDANT:	

2.	b.	(2)	(d)	Defendant has no information or belief that the following statements on the Mandatory Cover Sheet and Supplemental
				Allegations—Unlawful Detainer (form UD-101) are true, so defendant denies them (state paragraph numbers from
				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)(d).

 DEFENSES AND OBJECTIONS (NOTE: For each box checked, you must state brief facts to support it in item 3w (on page 4) or, if more room is needed, on form MC-025. You can learn more about defenses and objections at www.courts.ca.gov/selfhelp-eviction.htm.)

- a. (Nonpayment of rent only) Plaintiff has breached the warranty to provide habitable premises.
- b. (Nonpayment of rent only) Defendant made needed repairs and properly deducted the cost from the rent, and plaintiff did not give proper credit.
- c. (Nonpayment of rent only) On (date): before the notice to pay or quit expired, defendant offered the rent due but plaintiff would not accept it.
- d. Plaintiff waived, changed, or canceled the notice to quit.
- e. Plaintiff served defendant with the notice to quit or filed the complaint to retaliate against defendant.
- f. By serving defendant with the notice to quit or filing the complaint, plaintiff is arbitrarily discriminating against the defendant in violation of the Constitution or the laws of the United States or California.
- g. Plaintiff's demand for possession violates the local rent control or eviction control ordinance of *(city or county, title of ordinance, and date of passage)*:
  - (Also, briefly state in item 3w the facts showing violation of the ordinance.)
- h. Plaintiff's demand for possession is subject to the Tenant Protection Act of 2019, Civil Code section 1946.2 or 1947.12, and is not in compliance with the act. (Check all that apply and briefly state in item 3w the facts that support each.)
  - (1) Plaintiff failed to state a just cause for termination of tenancy in the written notice to terminate.
  - (2) 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).
  - (3) Plaintiff failed to comply with the relocation assistance requirements of Civil Code section 1946.2(d).
  - (4) Plaintiff has raised the rent more than the amount allowed under Civil Code section 1947.12, and the only unpaid rent is the unauthorized amount.
  - (5) Plaintiff violated the Tenant Protection Act in another manner that defeats the complaint.
- i. Plaintiff accepted rent from defendant to cover a period of time after the date the notice to quit expired.

j. Plaintiff seeks to evict defendant based on an act against defendant or a member of defendant's household that constitutes domestic violence, sexual assault, stalking, human trafficking, or abuse of an elder or a dependent adult. (*This defense requires one of the following: (1) a temporary restraining order, protective order, or police report that is not more than 180 days old; OR (2) a signed statement from a qualified third party (e.g., a doctor, domestic violence or sexual assault counselor, human trafficking caseworker, or psychologist) concerning the injuries or abuse resulting from these acts).)* 

- k. Plaintiff seeks to evict defendant based on defendant or another person calling the police or emergency assistance (e.g., ambulance) by or on behalf of a victim of abuse, a victim of crime, or an individual in an emergency when defendant or the other person believed that assistance was necessary.
- *I.* Plaintiff's demand for possession of a residential property is in retaliation for nonpayment of rent or other financial obligations due between March 1, 2020, and September 30, 2021, even though alleged to be based on other reasons. (Civ. Code, § 1942.5(d); Gov. Code, § 12955.)
- m. Plaintiff's demand for possession of a residential property is based on nonpayment of rent or other financial obligations due between March 1, 2020, and September 30, 2021, and *(check all that apply)*:
  - (1) Plaintiff did not serve the general notice or notices of rights under the COVID-19 Tenant Relief Act as required by Code of Civil Procedure section 1179.04.
  - (2) Plaintiff did not serve the required 15-day notice. (Code Civ. Proc., § 1179.03(b) or (c).)

Р	LAII	NTIF	=	CASE NUMBER:
DEF				
3. n	n. (	(3)	Plaintiff did not provide an unsigned declaration of COVID-19–related fina Civ. Proc., § 1179.03(d).)	ancial distress with the 15-day notice. (Code
	(	(4)	Plaintiff did not provide an unsigned declaration of COVID-19–related final landlord was required to provide a translation of the rental agreement. (C	
		(5)	Plaintiff identified defendant as a "high-income tenant" in the 15-day notic time the notice was served establishing that defendant met the definition § 1179.02.5(b).)	
		(6)	Defendant delivered to plaintiff one or more declarations of COVID-19–r "high-income tenant," documentation in support. (Code Civ. Proc., §§ 17 (Describe when and how delivered and check all other items below that	179.03(f) and 1179.02.5.)
			<ul> <li>Plaintiff's demand for payment includes late fees on rent or other fine 2020, and September 30, 2021.</li> </ul>	ancial obligations due between March 1,
			(b) Plaintiff's demand for payment includes fees for services that were in	
			(c) Defendant, on or before September 30, 2021, paid or offered plaintif payments that were due between September 1, 2020, and Septemb termination notices for which defendant delivered the declarations do § 1179.03(g)(2).)	er 30, 2021, and that were demanded in the
	0	(7)	Defendant is currently filing or has already filed a declaration of COVID-1 (Code Civ. Proc., § 1179.03(h).)	9–related financial distress with the court.
n	ı. [		Plaintiff's demand for possession of a residential property is based on nonpay due between October 1, 2021, and March 31, 2022, and <i>(check all that apply)</i>	
		(1)	Plaintiff's notice to quit was served before April 1, 2022, and	
			(a) Did not contain the required contact information for the pertinent gov	
			<ul> <li>other content required by Code of Civil Procedure section 1179.10(a</li> <li>(b) Did not did not include a translation of the statutorily required notice. Code, § 1632.)</li> </ul>	
		(2)	Plaintiff's notice to quit was served between April 1, 2022, and June 30, 2 information about the government rental assistance program and possible Procedure section 1179.10(b).	
c	).		For a tenancy initially established before October 1, 2021, plaintiff's demand based on nonpayment of rent or other financial obligations due between Marc all that apply):	
	(	(1)	<ul> <li>Plaintiff did not complete an application for rental assistance to cover the before filing the complaint in this action.</li> </ul>	rental debt demanded in the complaint
		(2)	Plaintiff's application for rental assistance was not denied.	
	(	(3)	Plaintiff's application for rental assistance was denied for a reason that do judgment in an unlawful detainer action (check all that apply):	oes not support issuance of a summons or
			<ul> <li>Plaintiff did not fully or properly complete plaintiff's portion of the app § 1179.09(d)(2)(A).)</li> </ul>	olication. (Code Civ. Proc.,
			(b) Plaintiff did not apply to the correct rental assistance program. (Code	
		(4)	An application for rental assistance was filed before April 1, 2022, and the	
F		(5)	Rental assistance has been approved and tenant is separately filing an a Plaintiff's demand for possession of a residential property is based on nonpay and <i>(check all that apply):</i>	,
		(1)	Plaintiff received or has a pending application for rental assistance from a some other source relating to the amount claimed in the notice to pay rer §§ 50897.1(d)(2)(B) and 50897.3(e)(2).)	
		(2)	Plaintiff received or has a pending application for rental assistance from a some other source for rent accruing since the notice to pay rent or quit. (50897.3(e)(2).)	

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F	PLAINTIFF:	CASE NUMBER:			
DEFENDANT:					
3.	p. (3) Plaintiff's demand for possession is based only on late fees for de 15 days of receiving governmental rental assistance. (Health & San Albert Sa				
(	q. Plaintiff violated the COVID-19 Tenant Relief Act (Code Civ. Proc., § 1179.01 et seq.) or a local COVID-19–related ordinance regarding evictions in some other way (briefly state facts describing this in item 3w).				
	r. The property is covered by the federal CARES Act and the plaintiff did	hot provide 30 days' notice to vacate.			
	(Property covered by the CARES Act means property where the land	lord:			
	<ul> <li>is participating in a covered housing program as defined by the Viole</li> <li>is participating in the rural housing voucher program under section 5</li> <li>has a federally backed mortgage loan or a federally backed multifant</li> </ul>	542 of the Housing Act of 1949; or			
:	s. Plaintiff improperly applied payments made by defendant in a tenancy September 30, 2021 (Code Civ. Proc., § 1179.04.5), as follows (check				
	(1) Plaintiff applied a security deposit to rent, or other financial obligation	ations due, without tenant's written agreement.			
	(2) Plaintiff applied a monthly rental payment to rent or other financia and September 30, 2021, other than to the prospective month's r				
	t. Plaintiff refused to accept payment from a third party for rent due. (Civ	<sup>v</sup> . Code, § 1947.3; Gov. Code, § 12955.)			
	<ul> <li>Defendant has a disability and plaintiff refused to provide a reasonable (Cal. Code Regs., tit. 2, § 12176(c).)</li> </ul>	e accommodation that was requested.			
	v. Other defenses and objections are stated in item 3w.				
,	w. (Provide facts for each item checked above, either below or, if more room ne				
	Description of facts or defenses are on form MC-025, titled as Attach	ment 3w.			

#### 4. OTHER STATEMENTS

- a. Defendant vacated the premises on (date):
- b. The fair rental value of the premises alleged in the complaint is excessive (*explain below or, if more room needed, on form MC-025*):

Explanation is on form MC-025, titled as Attachment 4b.

c. Other (*specify below or, if more room needed, on form MC-025*): Other statements are on form MC-025, titled as Attachment 4c.

#### 5. DEFENDANT REQUESTS

- a. that plaintiff take nothing requested in the complaint.
- b. costs incurred in this proceeding.
- c. reasonable attorney fees.
- d. that plaintiff be ordered to (1) make repairs and correct the conditions that constitute a breach of the warranty to provide habitable premises and (2) reduce the monthly rent to a reasonable rental value until the conditions are corrected.

		UD-10
PLAINTIFF: EFENDANT:		CASE NUMBER:
e. Other (specify below or on form MC	- <i>025):</i> on form MC-025, titled as Attachment	5e.
Number of pages attached:		
	INED ASSISTANT (Pup & Prof Co	10 88 6400 644E)
(Must be completed in all cases.) An unlawfu	INER ASSISTANT (Bus. & Prof. Cool I detainer assistant did not	did for compensation give advice or
assistance with this form. (If defendant has re-		
a. Assistant's name:	b. Telepho	ne number:
c. Street address, city, and zip code:		
d. County of registration:	e. Registration number:	f. Expiration date:
d. County of registration:		
	ust be named in item 1 and must sign	
Each defendant for whom this answer is filed m	ust be named in item 1 and must sign	this answer unless defendant's attorney signs.
Each defendant for whom this answer is filed m	ust be named in item 1 and must sign	this answer unless defendant's attorney signs.
Each defendant for whom this answer is filed ma (TYPE OR PRINT NAME)	ust be named in item 1 and must sign	this answer unless defendant's attorney signs.
Each defendant for whom this answer is filed ma (TYPE OR PRINT NAME)	ust be named in item 1 and must sign	this answer unless defendant's attorney signs
Each defendant for whom this answer is filed ma (TYPE OR PRINT NAME) (TYPE OR PRINT NAME) (TYPE OR PRINT NAME)	UST be named in item 1 and must sign	this answer unless defendant's attorney signs SIGNATURE OF DEFENDANT OR ATTORNEY) SIGNATURE OF DEFENDANT OR ATTORNEY)
Each defendant for whom this answer is filed ma (TYPE OR PRINT NAME) (TYPE OR PRINT NAME) (TYPE OR PRINT NAME)	ust be named in item 1 and must sign	this answer unless defendant's attorney signs. SIGNATURE OF DEFENDANT OR ATTORNEY) SIGNATURE OF DEFENDANT OR ATTORNEY)
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Each defendant for whom this answer is filed ma (TYPE OR PRINT NAME) (TYPE OR PRINT NAME) (TYPE OR PRINT NAME) (Use a different verification form i I am the defendant in this proceeding and have	USE be named in item 1 and must sign	this answer unless defendant's attorney signs. SIGNATURE OF DEFENDANT OR ATTORNEY) SIGNATURE OF DEFENDANT OR ATTORNEY) SIGNATURE OF DEFENDANT OR ATTORNEY)
Each defendant for whom this answer is filed ma (TYPE OR PRINT NAME) (TYPE OR PRINT NAME) (TYPE OR PRINT NAME) (Use a different verification form i I am the defendant in this proceeding and have California that the foregoing is true and correct.	USE be named in item 1 and must sign	this answer unless defendant's attorney signs. SIGNATURE OF DEFENDANT OR ATTORNEY) SIGNATURE OF DEFENDANT OR ATTORNEY) SIGNATURE OF DEFENDANT OR ATTORNEY)

(SIGNATURE OF DEFENDANT)

Date:

(TYPE OR PRINT NAME)

Date:

(TYPE OR PRINT NAME) (SIGNATURE OF DEFENDANT) UD-105 [Rev. April 14, 2022] Page 5 of 5 ANSWER—UNLAWFUL DETAINER 15 For your protection and privacy, please press the Clear This Form button after you have printed the form. Print this form Save this form **Clear this form** 

			UD-120
ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUMBER:		FOR COURT USE ONLY
NAME:			
FIRM NAME:			
STREET ADDRESS:			
CITY:	STATE:	ZIP CODE:	
TELEPHONE NO.:	FAX NO.:		DDAFT
EMAIL ADDRESS:			DRAFT
ATTORNEY FOR (name):			
SUPERIOR COURT OF CALIFORNIA, COUN	TY OF		4/6/2022
STREET ADDRESS:			
MAILING ADDRESS:			Not approved by
CITY AND ZIP CODE:			•••••••••••••••••••••••••••••••••••••••
BRANCH NAME:			the Judicial Council
PLAINTIFF:			
DEFENDANT:			
VERIFICATION BY RENTAL ASSISTANC			CASE NUMBER:

This form must be filed by the plaintiff with any request for default judgment in any unlawful detainer action seeking possession of residential property based on nonpayment of rent or any other financial obligation under a lease. It may also be used at other times as appropriate or when requested by a judicial officer.

- 1. 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 compensation from any other source corresponding to the amount demanded in the notice underlying the complaint in this action.
  - b. Landlord has not received rental assistance or other financial compensation from any other source for rent accruing after the date of the notice underlying the complaint in this action.
  - c. Landlord does not have any pending application for rental assistance or other financial compensation from any other source corresponding to the amount demanded in the notice underlying the complaint in this action.
  - d. Landlord does not have any pending application for rental assistance or other financial compensation from any other sources for rent accruing after the date of the notice underlying the complaint in this action.
- 3. Application for Rental Assistance (Must be completed for all actions based on a notice of nonpayment of rent or financial obligations under the tenancy due between March 1, 2020, and March 31, 2022. (See Code Civ. Proc., § 1179.11(c).))
  - a. The tenancy was initially established on or after October 1, 2021. (If this box is checked, state below when and how it was established. There is no need to complete the other subparts of this item.)

- b. Before filing the complaint, the landlord completed an application for rental assistance to cover the rental debt (rent or financial obligations related to the tenancy) demanded in the complaint.
  - (1) The application was made to the government agency that provides such assistance in the locality of the property at issue (name of agency):

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PLAINTIFF:	CASE NUMBER:
DEFENDANT:	

3. b. (2) The landlord completed the landlord's section of the application on (date):

(Attach as Exhibit 3b a copy of any notice received from the government agency confirming when landlord's application was complete.)

- c. The governmental agency denied rental assistance for the following reason (check one):
  - (1) Tenant was not eligible to receive assistance.
  - (2) Tenant did not complete tenant's portion of the application within 15 days (excluding Saturdays, Sundays, and holidays) of date on which landlord completed the landlord's section of the application (that is, the date in b(2)).
  - (3) The governmental agency lacked funding to provide assistance.
  - (4) Other reason (describe):

(Attach as Exhibit 3c a copy of any notice received confirming that assistance would not be provided.)

d. (Only applies to cases filed on or after April 1, 2022) There is no determination pending on an application filed prior to April 1, 2022, for governmental rental assistance to cover any part of the rental debt demanded.

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

Date:

(TYPE OR PRINT NAME)

(SIGNATURE)

(TITLE—provide if signing on behalf of corporation or other business entity)



# Instructions for Review and Action by Circulating Order

# Voting members

- Please reply to the email message with "I approve," "I disapprove," or "I abstain," by April 13, 2022 at noon.
- If you are unable to reply by April 13 at noon, please do so as soon as possible thereafter.

### Advisory members

The circulating order is being emailed to you for your information only. There is no need to sign or return any documents.

# CIRCULATING ORDER Judicial Council of California Voting and Signature Pages

Effective April 14, 2022, the Judicial Council revises forms UD-101, UD-105, and UD-120 to implement Assembly Bill 2179.

My vote is as follows:		
X Approve	□ Disapprove □ Abstain	
Tani G. Cantil-Sakauye, Chai	r Marla O. Anderson	
/s/	/s/	
Richard Bloom	/s/ C. Todd Bottke	
/s/ Stacy Boulware Eurie	/s/ Kevin C. Brazile	
Stacy Boulware Eurie	Kevin C. Brazile	
	/s/	
Kyle S. Brodie	/s/ Jonathan B. Conklin	
101	101	
/s/ Carol A. Corrigan	/s/ Samuel K. Feng	
/s/ David D. Fu	/s/ Carin T. Fujisaki	
David D. Fu	Carın T. Fujisaki	
/s/	/s/	
Brad R. Hill	/s/ Rachel W. Hill	

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 Market state
 /s/

 Maxwell V. Pritt
 Maxwell V. Pritt

/s/ David M. Rubin /s/ Marsha G. Slough

/s/

My vote is as follows:

Thomas J. Umberg

Date: 4/13/2022

Manger Harle

Attest:

Administrative Director and Secretary of the Judicial Council