ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:	07.475 7ID 00D5	
CITY: TELEPHONE NO.:	STATE: ZIP CODE: FAX NO.:	
E-MAIL ADDRESS:	FAX NO	
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA, COUN	TY OF	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PLAINTIFF:		
DEFENDANT:		
ANSWER—	UNLAWFUL DETAINER	CASE NUMBER:
1. Defendant (all defendants for whom th	is answer is filed must be named and m	ust sign this answer unless their attorney signs):
answers the complaint as follows:		
2. DENIALS (Check ONLY ONE of the	next two boxes.)	
		re than \$1,000.) he Mandatory Cover Sheet and Supplemental
Defendant admits that all of t	s box and complete (1) and (2) below if on the statements of the complaint and of the there (form UD-101) are true EXCEPT:	complaint demands more than \$1,000.) ne Mandatory Cover Sheet and Supplemental
(a) Defendant claims the follow	nplaint (Form UD-100 or Other Compl ving statements of the complaint are fals nom needed, on form MC-025):	laint for Unlawful Detainer) se (state paragraph numbers from the complaint or
Explanation is on for	rm MC-025, titled as Attachment 2b(1)(a).
them (state paragraph nun		s of the complaint are true, so defendant denies w or, if more room needed, on form MC-025): (b).
. ,	eceive plaintiff's Mandatory Cover Shee	al Allegations—Unlawful Detainer (form UD-101) et and Supplemental Allegations (form UD-101). (If
	re false (state paragraph numbers from	er Sheet and Supplemental Allegations—Unlawful form UD-101 or explain below or, if more room , titled as Attachment 2b(2)(b).
Allegations—Unlawful De form UD-101 or explain be		· · · · · · · · · · · · · · · · · · ·

			CASE NUMBER:	
3.		FENSES AND OBJECTIONS (NOTE: For each box checked, you must state brief fore room is needed, on form MC-025. You can learn more about defenses and object.)		
	a.	(Nonpayment of rent only) Plaintiff has breached the warranty to provide hab	itable premises.	
	b.	(Nonpayment of rent only) Defendant made needed repairs and properly ded not give proper credit.	lucted the cost from the rent, and plaintiff did	
	C.	(Nonpayment of rent only) On (date): before the not the rent due but plaintiff would not accept it.	tice to pay or quit expired, defendant offered	
	d.	Plaintiff waived, changed, or canceled the notice to quit.		
	e.	Plaintiff served defendant with the notice to quit or filed the complaint to retali	iate against defendant.	
	f.	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 3v the facts showing violation of the ordinance.)		
	h.	Plaintiff's demand for possession is subject to the Tenant Protection Act of 20 and is not in compliance with the act. (Check all that apply and briefly state in		
		(1) Plaintiff failed to state a just cause for termination of tenancy in the written	en notice to terminate.	
		(2) Plaintiff failed to provide an opportunity to cure any alleged violations of t payment of rent) as required under Civ. Code, § 1946.2(c).	terms and conditions of the lease (other than	
		(3) Plaintiff failed to comply with the relocation assistance requirements of C	iv. Code, § 1946.2(d).	
		(4) Plaintiff has raised the rent more than the amount allowed under Civ. Codunauthorized amount.	de, § 1947.12, and the only unpaid rent is the	
		(5) Plaintiff violated the Tenant Protection Act in another manner that defeat	s 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 men constitutes domestic violence, sexual assault, stalking, human trafficking, or a defense requires one of the following: (1) a temporary restraining order, pr more than 180 days old; OR (2) a signed statement from a qualified third sexual assault counselor, human trafficking caseworker, or psychologist) con these acts).)	abuse of an elder or a dependent adult. (This rotective order, or police report that is not party (e.g., a doctor, domestic violence or	
	k.	Plaintiff seeks to evict defendant based on defendant or another person callin ambulance) by or on behalf of a victim of abuse, a victim of crime, or an indivithe other person believed that assistance was necessary.		
	I.	Plaintiff's demand for possession of a residential property is in retaliation for n obligations due between March 1, 2020, and September 30, 2021, even though (Civ. Code, § 1942.5(d) or Gov. Code, § 12955.)	• •	
	m.	Plaintiff's demand for possession of a residential property is based on nonpay due between March 1, 2020, and September 30, 2021, and (check all that app		
		(1) Plaintiff did not serve the general notice of rights under the COVID-19 Te Procedure section 1179.04.	enants Relief Act as required by Code of Civil	
		(2) Plaintiff did not serve the required 15-day notice. (Code Civ. Proc., § 117	79.03(b) or (c).)	
		(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)

(5)

§ 1179.02.5(b).)

landlord was required to provide a translation of the rental agreement. (Code Civ. Proc., § 1179.03(d).)

Plaintiff did not provide an unsigned declaration of COVID-19-related financial distress in the language in which the

Plaintiff identified defendant as a "high-income tenant" in the 15-day notice, but plaintiff did not possess proof at the time the notice was served establishing that defendant met the definition of high-income tenant. (Code Civ. Proc.,

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m.	Defendant delivered to plaintiff one or more declarations of COVID-19–related financial distress and, if required as a "high-income tenant," documentation in support. (Code Civ. Proc., §§ 1179.03(f) and 1179.02.5.) (Describe when and how delivered and check all other items below that apply):	
	(a) Plaintiff's demand for payment includes late fees on rent or other final 2020, and September 30, 2021.	ancial obligations due between March 1,
	(b) Plaintiff's demand for payment includes fees for services that were in	ncreased or not previously charged.
	(c) (For cases filed after September 30, 2021) Defendant, on or before \$\frac{9}{2}\$ payment of at least 25% of the total rental payments that were due be September 30, 2021, and that were demanded in the termination not declarations described in (a). (Code Civ. Proc., § 1179.03(g)(2).)	petween September 1, 2020, and
	(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.
	(8) Rental Assistance (Health & Saf. Code, §§ 50897.1(d)(2)(B) and 50897.3	B(e)) (check all that apply):
	(a) Plaintiff received or has applied for rental assistance from the State compensation from some other source relating to the amount claimed	
	(b) Plaintiff received or has applied for rental assistance from the State since the notice to pay rent or quit.	Rental Assistance Program for rent accruing
n.	(For cases filed before October 1, 2021) Plaintiff's demand for possession of other than nonpayment of rent or other financial obligations, and plaintiff lacks as defined in Civil Code section 1946.2(b) or Code of Civil Procedure section	s just cause for termination of the tenancy,
0.	Plaintiff violated the COVID-19 Tenant Relief Act (Code Civ. Proc., § 1179.01 ordinance regarding evictions in some other way (briefly state facts describing)	
p.	Defendant provided plaintiff with a declaration under penalty of perjury for the Prevention's temporary halt in evictions to prevent further spread of COVID-1 plaintiff's reason for termination of the tenancy is one that the temporary halt in how provided):	9 (85 Federal Register 55292 at 55297), and
q.	Plaintiff violated the federal CARES Act, because the property is covered by	that act and (check all that apply):
	(1) The federally backed mortgage on the property was in forbearance whe (15 U.S.C. § 9057.)	n plaintiff brought the action.
	(2) The plaintiff did not give the required 30 days' notice. (15 U.S.C. § 9058	(c).)
r.	Plaintiff improperly applied payments made by defendant in a tenancy that w September 30, 2021 (Code Civ. Proc., § 1179.04.5), as follows (check all that	
	 (1) Plaintiff applied a security deposit to rent, or other financial obligations d (2) Plaintiff applied a monthly rental payment to rent or other financial obligations and September 30, 2021, other than to the prospective month's rent, with 	ations that were due between March 1, 2020,

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	s. Plaintiff refused to accept payment from a third party for rent due. (Civ. Code, t. Defendant has a disability and plaintiff refused to provide a reasonable accome (Cal. Code Regs. tit. 2, § 12176 (c).) u. Other defenses and objections are stated in item 3v. v. (Provide facts for each item checked above, either below or, if more room needed, or Description of facts or defenses are on form MC-025, titled as Attachment 3v.	on form MC-025):
4.	OTHER STATEMENTS a. Defendant vacated the premises on <i>(date)</i> : b. The fair rental value of the premises alleged in the complaint is excessive <i>(exform MC-025)</i> : Explanation is on form MC-025, titled as Attachment 4b.	xplain below or, if more room needed, on
	c. Other (specify below or, if more room needed, on form MC-025): Other statements are on form MC-025, titled as Attachment 4c.	
5.	 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 conditions that plaintiff be premises and (2) reduce the monthly rent to a reasonable rental value. e. Other (specify below or on form MC-025): All other requests are stated on form MC-025, titled as Attachment 5e 	lue until the conditions are corrected.

UD-105 CASE NUMBER: 6. Number of pages attached: UNLAWFUL DETAINER ASSISTANT (Bus. & Prof. Code, §§ 6400-6415) 7. (Must be completed in all cases.) An unlawful detainer assistant did not did for compensation give advice or assistance with this form. (If defendant has received any help or advice for pay from an unlawful detainer assistant, state): a. Assistant's name: b. Telephone number: c. Street address, city, and zip code: d. County of registration: e. Registration number: f. Expiration date: (Each defendant for whom this answer is filed must be named in item 1 and must sign this answer unless defendant's attorney signs.) (TYPE OR PRINT NAME) (SIGNATURE OF DEFENDANT OR ATTORNEY) (TYPE OR PRINT NAME) (SIGNATURE OF DEFENDANT OR ATTORNEY) (TYPE OR PRINT NAME) (SIGNATURE OF DEFENDANT OR ATTORNEY) **VERIFICATION** (Use a different verification form if the verification is by an attorney or for a corporation or partnership.) I am the defendant in this proceeding and have read this answer. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date: (TYPE OR PRINT NAME) (SIGNATURE OF DEFENDANT) Date:

Date:

(TYPE OR PRINT NAME)

(TYPE OR PRINT NAME)

(SIGNATURE OF DEFENDANT)

(SIGNATURE OF DEFENDANT)