SUPERIOR COURT OF THE DISTRICT OF COLUMBIA CIVIL DIVISION LANDLORD AND TENANT BRANCH

510 4th STREET, N.W., Building B, Room #110, Washington, D.C. 20001 Telephone (202) 879-4879

		Case No. LTB								
		VS.								
Pla	laintiff(s)	Defendant(s)								
Ado	ddress (No post office boxes)	Address								
City	ty State Zip Code	Washington, D.C. Zip Code								
Phone Number		Phone Number (if known)								
		POSSESSION OF REAL PROPERTY FORM 1C Other Grounds for Eviction – Residential Property)								
DI	ISTRICT OF COLUMBIA, ss:									
1.	I, (name, address, and phone #), swear or affirm, under penalties of perjury that I have knowledge of the facts set forth in this Complaint and that I am: Plaintiff's attorney, or Plaintiff's agent authorized to make this verification and my relationship to Plaintiff is (explain, and if Plaintiff is a corporation, include your title)									
2.	and is authorized to take possession of the pro	been appointed Personal Representative of the Estate in case noperty, or □ is not the Landlord, Owner, or Personal Representative, but has								
3.	Plaintiff seeks possession of property located a Property is in possession of Defendant, a tena	at, Washington, D.C. nt, who holds it without right. Plaintiff seeks possession of property because:								
	(Complete	BOTH of the following sections)								
	The lease permits late fees of \$ permits (explain), defined as rent under paragraph of which is not subsidized and is exempt from Notice to quit for nonpayment of rent has believed and Defendant has expressly waived.	rent due from to The monthly rent is \$ er month. Plaintiff seeks other fees of \$ for no of the lease (<i>bring lease to every court date</i>) for this property, rent control. The total amount due to the landlord is \$ been: □ served as required by law, or □ I have personally reviewed the the right to be served with a notice to quit for nonpayment of rent in of the lease, or □ Defendant has expressly waived that right in another								
	 □ Defendant failed to vacate the property after Correct or Vacate, or □ Notice to Quit. (And A. Content of the Notice: □ All of the facts stated in the attached New Plaintiff relies only on the following factors. 	ATIONS OF TENANCY OR OTHER GROUNDS) er expiration of a properly served written □ Notice to Vacate, or □ Notice to tach copy of Notice and affidavit of service of the Notice) Notice were true at the time the Notice was served, or cts in the attached Notice, which were true at the time the Notice was served:								

(Complete Section B on Page 2)

NOTICE TO DEFENDANTS

Please note that you should have received with this Complaint an <u>additional form</u> entitled "**Summons to Appear in Court and Notice of Hearing**." If you <u>did not</u> receive the Summons, *immediately* call the Landlord-Tenant Clerk's Office at 202-879-4879 to learn what date you are required to appear in Court to respond to this Complaint.

AVISO A LOS DEMANDADOS

Sírvanse tomar nota, que junto con la Demanda, deben haber recibido un formulario adicional, titulado "Citatorio para Comparecer en el Juzgado y Aviso de Audiencia". Si no recibió el Citatorio, llame *inmediatamente* a la Secretaría de Actas de Arrendadores e Inquilinos, al 202-879-4879 para enterarse de la fecha en que tiene que comparecer ante el Juzgado para contestar esta Demanda.

				Case No. LTB						
(1) D		Defendant's conduct se The following parag Title 14 of the Distric	ete only in cases alleging violations of the obligations of tenancy: fendant's conduct set forth in the Notice violates: (select one or both) The following paragraph number(s) or provision(s) of the written lease:; and/or Title 14 of the District of Columbia Municipal Regulations (D.C. Housing Code). Cite section of Title 14, or describe conduct							
	(3)	Defendant's conduct se Check and complete on Of the violation(s) lis the deadline set fort	e of the following: sted in the attached	Notice, the	Defendant		the following	g violation	 n(s) by	
		The Defendant has	no right to correct/c	ure the viola	ation(s) bec	ause: (federally subsidiz	zed housing onl	у)		
	What What Is the that r Has to ore, the formal formal Mo	t is subsidized, answer amount of rent, if any, amount of rent, if any, amount alleged dononth? yes no he subsidy program fairle Plaintiff asks the Coudgment for possession a violation other than a deemable judgment for rent, protective order requiring	is due from the ten is due from the subue for any month listiled to pay its portion of the property despondent of rent possession based fees defined as ren	osidy programsted in the connection of the rent copy) scribed with reconnection on, if the Connection on nonpayment, and late for	m per mont omplaint ov t for any of t no right to r ourt declines nent of rent; ees in the to	th? \$the and above the termonths at issue in the months at issue in the deem the tenancy (as to enter a non-redection and costs taxed by the otal amount of \$	in this case? (non-redeem eemable judg the Clerk.	□ yes □ nable judgr gment, a	no	
Subscr	ibed &	sworn to before me th	is day of	, 20		aintiff/Plaintiff's Attor	ney/Plaintiff	s Agent	Date	
Notary	Public		My Commission	Expires		tle of Person Signing] (if any)			
Rule 9 should	prohib be aw	ote to Parties: Court of it the unauthorized pra are that he or she coul and Tenant Branch for	ctice of law. Any ped d be engaging in the	erson who is e unauthoriz	not a lawy red practice	er in good standing i of law if he or she a	in the District	t of Colum	nbia	
Plaintiff/Plaintiff's Attorney		Unified I	ar No.		CLERK OF TH	HE COURT	ST. O.	NE PE		
Address			Zip	Code	Costs of th	nis suit to date are \$_		AC SSI XXI	No la	
Phone N	0.	Email Addres	ss (required only for atto	rneys)				OF C	01/	
		traducción, llame al (202) 87 ch, hãy gọi (202) 879-4828	9-4828 如需翻 <i>የአማርኛ ትርጉም ለማ</i> ና	译,请打电话 (20 75 分 (202) 879		Veuillez appeler au (^· 번역을 원하시면	. ,			

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