Attorney for Plaintiff(s) Name / Address / Email / Phone	Bar Number

	CASE NUMBER:
Plaintiff(s) Name / Address / Email / Phone COMPLAINT (I	Defendant(s) Name / Address / Email / Phone
Residential Mobile Home	
YOUR LANDLORD IS SUING TO HAVE	YOU EVICTED, PLEASE READ CAREFULLY
. This court has jurisdiction to hear this case. The property is wi	thin this court's judicial precinct and is located at:
The Defendant wrongfully withholds possession of this propert	 y.
. Any required written notice was served on the Defendant on _	and was served in the following manner:
	A copy of this notice is attached to this complaint.
. This case involves a subsidized rental property.	
☐ <u>SUBSIDIZED</u> : The total amount of monthly rent is \$	The Tenant's portion of that monthly rent
	ding balance owed by the tenant is \$
The Plaintiff is authorized to file this action and has done so fo	
RENT: The Defendant has failed to pay rent as agreed. The	
	t requires rent to be paid each month on the day of
	. The lease provides for late fees and that the late fees be
calculated in the following manner:	·
IOTICE: If you are a residential tenant and the only allegation frontact your landlord or your landlord's attorney and offer to pay and attorney's fees. If you pay these amounts prior to a judgmen will be reinstated and will continue.	
☐ NON-COMPLIANCE: The Defendant committed and has fail	iled to remedy, a condition that is a material non-compliance of
the rental agreement. Specifically, after	er receiving a notice to remedy the problem, the Defendant, on
the day of	_ caused or allowed the following condition to occur:
☐ IRREPARABLE BREACH: The Defendant has committed a	material and irreparable breach. Specifically, on the da
of , the De	fendant did the following:
·	

		CASE NUMBER:	
6. The Defendant owes a rental concession in the any) is:		. The nature of the rental concession (if	
7. As of the date that this action is being filed, th	e Defendant owes the followin	g:	
Rent (From Current and Prior Months	s) Totaling: \$		
Late Fees:	\$		
Rental Concessions:	\$		
Costs:	\$		
Attorneys Fees:	\$		
Other Damages:	\$		
Total Amount Requested:	\$		
The Plaintiff requests a money Judgment for property.	the amounts described above a	and also a Judgment for possession of the	
 WRIT OF RESTITUTION: The Plaintiff requestions possession 5 days from the date of the judgm irreparable breach only) 		stitution returning the property to the Plaintiffs time of the judgment. (Applies to material and	
10. By signing this complaint, I verify that the ass are based on a reasonably diligent inquiry.	sertions are true and correct to	the best of my knowledge and belief and that the	
Date:			
Plaintiff			
	Please inform court staff if	interpreter services are required.	
	Yes, I need interpreter	services. Language:	

	CASE NUMBER:
	CASE NUMBER.
Plaintiff(s) Name / Address / Email / Phone	Defendant(s) Name / Address / Email / Phone
Attorney for Plaintiff(s) Name / Address / Email / Phone	Attorney for Defendant(s) Name / Address / Email / Phone
	S (Eviction Action) Amended
THE STATE OF ARIZONA TO THE DEFENDANT(S) NAME . YOU ARE SUMMONED TO APPEAR and answer this cor This court proceeding will be held Date: Time:	mplaint in the court named above.
Date: Time:	
☐ Check in at the court window minut ☐ Call the court minutes before your ☐ Other:	r appearance for instructions on virtual attendance.
More help is on the Attend a Hearing page on	
Please review valuable information	and videos at www.azcourts.gov/eviction.
You must appear at the date and time shown above if you additional information, please see the attached Residentia	u wish to contest the allegations in the attached complaint. For al Eviction Procedures Information Sheet.
 IF YOU FAIL TO APPEAR, a judgment will likely be ente complaint, including removing you from the property. 	red against you, granting the relief specifically requested in the
 If you do not agree with the allegations in the complaint, y allegations. 	you may file a written answer admitting or denying some or all of the
5. A trial may be held on the date stated above or it may be	continued for up to three days.
5. The attorney for the Plaintiff (or the Plaintiff, if the plaintiff any other pleading you file in this case. The address is:	does not have an attorney) must be given a copy of your answer and
_	
Date:	
Justice of the Peace	

REQUESTS FOR REASONABLE ACCOMMODATIONS FOR PERSONS WITH DISABILITIES SHOULD BE MADE TO THE COURT AS SOON AS POSSIBLE.

(LAS SOLICITUDES PARA ARREGLOS O ADAPTACIONES RAZONABLES PARA PERSONAS CON DISCAPACIDADES SE DEBEN PRESENTAR ANTE EL TRIBUNAL LO MAS ANTES POSIBLE.)

If an interpreter is needed, please contact the court listed above to request an interpreter be provided. (En caso de necesitarse un intérprete, favor de comunicarse con el Tribunal antes mencionado para solicitar que se brinden los servicios de un intérprete.)



Maricopa County Justice Courts RESIDENTIAL EVICTION INFORMATION SHEET

Notice: A landlord must provide a tenant with written notice saying why the eviction process has started. The tenant should have received this notice before this lawsuit was filed.

Service: The tenant must be served with: the Complaint, Summons, this Residential Eviction Information Sheet, and a copy of relevant portion of lease and/or ledger (if applicable).

Rent cases: If this lawsuit has been filed for not paying rent, the tenant can stop it and continue living in the residence by paying all rent now due, late fees, attorney's fees and court costs. After a judgment has been granted, reinstatement of the lease is solely in the landlord's discretion. Inability to pay rent is not a legal defense and the judge cannot give more time to pay, even if the tenant is having financial problems.

Before Court: Eviction cases move through the court system very quickly. If the tenant disagrees with the landlord's allegations, the tenant is encouraged to file a written answer. The answer form available from the court allows the tenant to admit or deny the allegations and explain his or her position. If a tenant believes that the landlord owes him or her money, the tenant may under some circumstances file a counterclaim. The summons states that a trial will occur on the date listed, but due to the high volume of cases, a trial may not occur then. If the tenant fails to appear, and the landlord or his attorney is present, a judgment will probably be entered against the tenant. Tenants can represent themselves or arrange for lawyers to represent them. The court will not provide a lawyer.

A landlord, tenant, attorney, or witness will be permitted to participate at the initial hearing by telephone or video conference and should contact the court at least two hours before the hearing to obtain information about how to connect to the hearing.

At Court: At the time listed on the summons, the judge will start calling cases. If both parties are present, the judge will ask the tenant whether the complaint is true. If the tenant says no , he or she will need to briefly tell the judge why. If the reason appears to be a legal defense, the judge will need to hear testimony from both sides and make a decision after a trial. After talking to the landlord or its attorney, a tenant may wish to agree to what the landlord is requesting by signing a "stipulation" A stipulation is an agreement under which the parties resolve the dispute on the basis of what the agreement says. Only matters contained in the written agreement can be enforced. These agreements should be clear and understandable by both parties. Most stipulations include judgments against tenants. See below.

Continuances: Either party may ask that the court date be delayed. The court will agree only if there is a very good reason. A delay will be no more than three business days. There is no assurance a delay will be granted and parties should come to court prepared for trial and bring necessary witnesses and documents.

After a Judgment: If a landlord receives a judgment, it may apply for a writ of restitution to remove the residents. Writs of Restitution are served by constables, who will direct the residents to leave. A tenant may avoid the difficulties associated with a writ of restitution by vacating the property and returning the keys to the landlord. This ends his or her possession of the residence. If the tenant wants to continue to live in the residence after a judgment has been entered, the tenant will need to obtain the landlord's approval and sign a new lease. A tenant will have five (5) days to vacate the premises unless evicted for criminal activity, in which case the tenant has only twelve (12) to twenty four (24) hours to vacate. A judgment will probably appear on a tenant's credit report for several years. Parties wishing to appeal from a judgment have five days to do so after the judgment is entered and can obtain forms and information from the court filing counter. If a tenant wants to remain in the rental home during the appeal, the tenant must also pay a "supersedeas bond" to suspend the judgment while the case is being reviewed. If the tenant prevails the court will dismiss the case.

Sources of Additional Information: You can get copies of the Arizona Residential Landlord Tenant Act, the Arizona Mobile Home Parks Residential Landlord and Tenant Act and the Long Term Recreational Vehicle Rental Space Act from a library or from the Secretary of State's office or web page: www.azsos.gov, https://www.azcourts.gov/eviction, or https://www.azcourthelp.org/. In Maricopa County if you wish to consult an attorney, you may want to contact the Arizona State Bar Attorney Referrals Line at (602) 257-4434 or Community Legal Services at (602) 258-3434. Contact the court in other counties for similar referrals. You can obtain a summary of the obligations of landlords and tenants on the web page for justice courts in Maricopa County: http://justicecourts.maricopa.gov/.