# This is the Tenant Evictions Forms Packet for matters <u>other than</u> for Failure to Pay Rent.

(There is a different Tenant Evictions Forms Packet for Failure to Pay Rent available at <a href="http://www.collierclerk.com/Forms#Evictions">http://www.collierclerk.com/Forms#Evictions</a>)

The first page in this packet outlines steps that must be followed when filing a residential tenant eviction case, including the various fees. Fees may be subject to change.

For more information about tenant evictions visit: <u>https://www.collierclerk.com/court-divisions/Civil/Evictions</u>

The Clerk of the Circuit Court September 4, 2018

## STEPS FOR FILING A RESIDENTIAL TENANT EVICTION CASE FOR MATTERS OTHER THAN FAILURE TO PAY RENT:

## For information about current fees or to check on your case, go to: www.collierclerk.com or call (239)252-2646. For information on current Sheriff's fees or to verify the date of service, call Civil Process at (239)252-0888.

- 1. Give written notice to tenant(s) to vacate by posting, i.e. a 7 Day Notice for Non-Compliance of Lease.
- 2. After the appropriate number of days has passed (excluding the date of service, Saturday, Sunday or legal holidays) the Plaintiff may file an Eviction case with the Clerk of Courts.
- 3. The Plaintiff should file a Complaint with attachments (the 7 day Notice and Lease Agreement, if applicable) along with the Eviction Summons, with the appropriate number of copies and addressed envelopes with sufficient postage (See chart below for number of copies and envelopes). Note: If filing case by mail, include a self-addressed postage paid envelope for return of Certificate of Mailing for your records.
- 4. Once the case has been opened and the filing fees have been paid, the Sheriff will serve the defendants with the summons.
- 5. The Defendant(s) will have 5 days (excluding the date of service, Saturday, Sunday or legal holidays) to answer the summons.
- 6. The Plaintiff should check to see if the Defendant(s) has filed an Answer or Motion by going to the Clerks website, <u>www.CollierClerk.com</u>, or calling the Clerk's Civil Department at (239)252-2646.
- 7. If by the 6th day there is no response from the defendant(s), the Plaintiff may file for the Default.
- 8. If an Answer or Motion has been filed, the Plaintiff may set the case for a Non-Jury Trial by calling the Judge's office.
- 9. The Plaintiff will need to turn in the Motion for Default, Motion for Final Default Judgment, and Non-military Affidavit to the Clerk.
- 10. The Plaintiff will need to turn in the Final Default Judgment with addressed postage paid envelopes for all parties to Court Administration on the 5<sup>th</sup> Floor of the Courthouse.
- 11. After the Final Judgment is entered, the Plaintiff can submit the Writ of Possession, along with the Sheriff's service fee to the Clerk.
- 12. The defendant(s) will have 24 hours from the time the Sheriff executes the Writ of Possession to vacate the premises.

Number of Defendants	Complaint	Eviction Summons	Notice	Lease	Number of Envelopes (Postage Paid for Defendants)
One Defendant	Original plus 2 copies	1 Original	3 copies	3 copies	1
Two Defendants	Original plus 4 copies	2 Original	5 copies	5 copies	2
Three Defendants	Original plus 6 copies	3 Original	7 copies	7 copies	3
Four Defendants	Original plus 8 copies	4 Original	9 copies	9 copies	4

## For Eviction Only

\*\*\*The Clerk of Courts only accepts payments in Cash, Check or Money Order.

\*\*\*The Sheriff's Office must be paid by Check or Money Order. Cash is not accepted.

The supreme Court Approved Forms are available at <u>www.FLCourts.org</u>or at <u>www.CollierClerk.com</u>

## The Clerk of Court employees cannot assist you with the selection or completion of any form.

If there is any doubt concerning these forms, the use of these forms, or your legal rights, it is strongly recommended that you seek an Attorney. If you do not know an attorney, you should contact the Lawyer's Referral Service (239)252-8250. If you are financially unable to afford an attorney, you should contact the Legal Aid Office in your area. Because of the changing nature of the law, the forms and information about them may become outdated. Regardless of whether you discuss your case with an Attorney, you should research original sources of authority (Statutes and Rules of Procedure) to update and insure accuracy of the forms.

## NOTICE FROM LANDLORD TO TENANT NOTICE OF NONCOMPLIANCE FOR MATTERS OTHER THAN FAILURE TO PAY RENT

#### INSTRUCTIONS

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 83.52 and 83.56 Florida Statutes (2007).

## NOTICE FROM LANDLORD TO TENANT NOTICE OF NONCOMPLIANCE FOR MATTERS OTHER THAN FAILURE TO PAY RENT

To:	
	Tenant's Name
	Address
	City, State, Zip Code
From:	
Date:	

You are hereby notified that you are not complying with your rental agreement in that \_\_\_\_\_\_ [insert noncompliance, default or violation]. Demand is hereby made that you remedy the noncompliance, default or violation within seven days of receipt of this notice or your rental agreement shall be deemed terminated and you shall vacate the premises upon such termination. If this same conduct or conduct of a similar nature is repeated within twelve months, your tenancy is subject to termination without your being given an opportunity to cure the noncompliance, default or violation.

Landlord's Name	
Address	

Phone Number

Approved for use under rule 10-2.1(a) of the Rules Regulating The Florida Bar

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

### INSTRUCTIONS

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 the form 5A is necessary.

See Instructions to Form 5 and 5A.

## IN THE COUNTY COURT, IN AND FOR COUNTY, FLORIDA [insert County in which rental property is located]

[insert name of Landlord]		CASE NO.		<u> </u>
	Plaintiff,		[insert case number ass by Clerk of the Court]	signed
VS.				
[insert name of Tenant]		C	COMPLAINT FOR EVICTION	
Defendant.	/			
Plaintiff,[inse	[inser] ert name of Tenant] and		of Landlord], sues Defen	ıdant,
1. This is an action which the property is located] Count	to evict a Tenant from ty, Florida.	real property i	in [insert cour	nty in
2. Plaintiff owns	the following	described		ounty: street

description of the property including, if applicable, unit number].

3. Defendant has possession of the property under a (oral/written) agreement . A copy of the written agreement, if any, is attached as Exhibit "A."

4. Plaintiff served Defendant with a notice on \_\_\_\_\_\_, 20\_\_\_ [insert date of notice] giving written notice to the Defendant that the Defendant was in violation of its rental agreement. A copy of the notice, setting forth the violation of the rental agreement, is attached as Exhibit "B".

5. Defendant has failed to correct or discontinue the conduct set forth in the above-mentioned notice.

WHEREFORE, Plaintiff demands judgment for possession of the property against Defendant.

Landlord's Name \_\_\_\_\_\_Address

Phone Number

Approved for use under rule 10-2.1(a) of the Rules Regulating The Florida Bar This form was completed with the assistance of: Name: Address: Telephone Number:

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#### SUMMONS - EVICTION CLAIM

If your Complaint is only for eviction of the Tenant, you need to fill out and deliver this form to the Clerk with the Complaint. If your Complaint is also for damages, you will need to attach Form 8.

SOURCE: Fla. R. Civ. P. 1.070(2007); Fla. R. Civ. P. Form 1.923 (2007)

## IN THE COUNTY COURT OF THE TWENTIETH JUDICIAL CIRCUIT IN AND FOR COLLIER COUNTY, FLORIDA CIVIL ACTION

Plaintiff(s),

vs.

CASE NO:\_\_\_\_\_

Defendant(s).

## **EVICTION SUMMONS/RESIDENTIAL**

То: \_\_\_\_\_

Defendant Name and Address

## 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 attached complaint.

You are entitled to a trial to determine whether you can be required to move, but you MUST do ALL of the things listed below. You must do them 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 at your home.

THE THINGS YOU MUST DO ARE AS FOLLOWS:

- 1. Write down the reason(s) why you think you should not be forced to move. The written reason(s) must be given to the clerk of the court at Collier County Courthouse, 3315 Tamiami Trail East Suite 102, Naples, FL 34112.
- 2. Mail or give a copy of your written reason(s) to:

Plaintiff/Plaintiff's attorney: _	
Address:	

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. NOTE: Any payment into the Registry of the Court must be tendered in cash, cashier's check or money order and must be accompanied by payment of the clerk's registry fee of 3% of the first \$500.00 deposited and 1.5% of each subsequent \$100.00.

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.

## THE STATE OF FLORIDA:

To Each Sheriff of the State or duly constituted public officer qualified to serve process in the state or jurisdiction: You are commanded to serve this summons and a copy of the complaint in this lawsuit on the above-named defendant.

DATED on \_\_\_\_\_

Crystal K. Kinzel Clerk of the Circuit Court

By		
As	Deputy Clerk	

## NOTIFICACION DE DESALOJO/RESIDENCIAL

A:

Demandado

## SIRVASE LEER CON CUIDADO

Usted esta siendo demandado por \_\_\_\_\_\_ 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 determiner si se le puede exigir gue se mude, pero ES NECESARIO que haga TODO lo que se le pide a continuacion en un plazo de 5 dias (no incluidos los sabados, domingos, ni dias 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) motive(s) por el (los) cual(es) cree que no se le debe obligor a mudarse. El (Los) motive(s) debera(n) entregarse por escrito al secretario del tribunal en el Collier County Courthouse, 3315 Tamiami Trail East Suite 102, Naples, FL 34112.
- 2. Enviar por correo o darle su(s) motive(s) por escrito a:
- 3. Pagarle al secretario del tribunal el monto del alquiler que la demanda adjunta reclama como adeudado, asi como cualquier alquiler pagadero hasta que concluya el litigio. Si usted considera que el monto reclamado en la demanda es incorrecto, debera presentarle al secretario del tribunal una mocion para que el tribunal determine el monto que deba pagarse. Si usted presenta una mocion, debera adjuntarle a esta cualesquiera documentos que respalden su posicion, y enviar por correo o entregar una copia de la misma al demandante/abogado del demandante. NOTE: Cualquier pago al Registro de la Corte debe ser en dinero efectivo, un cheque de caja, o un giro postal. Ademas debe pagarse un honorario al Registro de la Corte, el cual consiste del 3% de los primeros \$500 depositados mas el 1.5% de cada subsecuente de \$100.
- 4. Si usted presenta una mocion para que el tribunal determine el monto del alquiler que deba pagarse al secretario del tribunal, debera comunicarse de immediate con la oficina del juez al que se le haya asignado el caso para que programe una audiencia con el fin de determiner el monto que deba pagarse al secretario del tribunal mientras el litigio este 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 SU CASA, SE LE PODRA DESALOJAR SIN NECESIDAD DE CELEBRAR UNA AUDIENCIA NI CURSARSELE OTRO AVISO

5. Si la demanda adjunta tambien incluye una reclamacion por danos y perjuicios pecunarios (tales como el incumplimiento de pago del alquiler), usted debera responder a dicha reclamacion por separado. Debera exponer por escrito los motivos por los cuales considera que usted no debe la suma reclamada, y entregarlos al secretario del tribunal en la direccion que se especifica en el parrafo (1) anterior, asi como enviar por correo o entregar una copia de los mismos al demandante/abogado del demandante en la direccion que se especifica en el parrafo (2) anterior. Esto debera llevarse a cabo en un plazo de 20 dias a partir de la fecha en que estos documentos se le entregaron a usted o a una persona que vive con usted. Esta obligacion es aparte del requisite de responder a la demanda de desalojo en un plazo de 5 dias a partir de la fecha en que estos documentos se le entregaron a usted o a una persona que vive con u

## CITATION D'EVICTION/RESIDENTIELLE

A:

Defendeur

## LISEZ ATTENTIVEMENT

Vous etes poursuivi par \_\_\_\_\_ Pour exiger que vous evacuez les lieux de votre residence pour les raisons enumerees dans la plainte ci-dessous.

Vous avez droit a un process pour determiner si vous devez demenager, mais vous devez, au prealable, suivre les instructions enumerees ci-dessous, pendant les 5 jours (non compris le samedi, le dimanche, ou un jour ferie) a partir de la date ou ces douments ont ete donnes a vous ou a la personne vivant avec vous, ou ont ete affiches a votre residence.

## LISTE DES INSTRUCTIONS A SUIVRE:

- 1. Enumerer par ecrit les raisons pour lesquelles vous pensez ne pas avoir a demenager. Elles doivent etre remises au clerc du tribunal a Collier County Courthouse, 3315 Tamiami Trail East Suite 102, Naples, FL 34112.
- 2. Envoyer ou donner une copie au:

- 3. Payer au clerc du tribunal le montant des loyers dus comme etabli dans la plainte et le montant des loyers dus jusqu'a la fin du process. Si vous pensez que le montant etabli dans la plainte est incorrect, vous devez presenter au clerc du tribunal une demande en justice pour determiner la somme a payer. Pour cela vous devez attacher a la demande tous les documents soutenant votre postion et faire parvenir une copie de la demande au plaignant/avocet du plaignant. NOTE: Quelconque paiement verse au Bureau de l'Etat Civil du Tribunal doit etre remis en argent comptant, cheque certifie ou mandat-poste, et doit etre accompagne du montant des honoraires au clerc de l'Etat Civil de 3% des premiers \$500.00 deposes, et de 1.5% de tout montant subsequent \$100.00.
- 4. Si vous faites une demande en justice pour determiner la some a payer au clerc du tribunal, vous devrez immediatement prevenir le bureau de juge qui presidera au process pour fixer la date de l'audience qui decider quelle somme doit etre payee au clerc du tribunal pendant que le process 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 pecuniaires, tells des loyers arrieres, vous devez y repondre separement. Vous devez enumerer par ecrit les raisons pour lesquelles vous estimez ne pas devoir le montant demande. Ces raisons ecrites doivent etre donnees au clerc du tribunal a l'adresse specifiee dans le paragraphe (1) et une copie de ces raisons donnee ou envoyee au plaignant/avocet du plaignant a l'adresse specifiee dans le paragraphe (2). Cela doit etre fait dans les 20 jours suivant la date ou ces documents ont ete presents a vous ou a la personne habitant avec vous. Cette obligation ne fait pas partie des instructions a suivre en reponse au processus d'eviction dans 5 jours suivant la date ou ces documents ont ete presents a vous ou a la personne habitant avec vous.

## MOTION FOR CLERK'S DEFAULT - RESIDENTIAL EVICTION

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 76 should be used to obtain a Clerk's default when the Tenant has failed to respond to an eviction complaint and Form 77 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 81, 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 handling the case. The default final judgment is obtained by delivering to the Court a Motion for Default Final judgment-Residential Eviction (Form 78) and/or a Motion for Default Final judgment - Damages (Residential Eviction) (Form 79) with an Affidavit of Damages (Form 80). 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.

#### IN THE COUNTY COURT, IN AND FOR COUNTY, FLORIDA

[insert county in which rental property is located]

[insert name of Landlord]

CASE NO.

[insert case number assigned by Clerk of the Court]

MOTION FOR CLERK'S DEFAULT – RESIDENTIAL EVICTION

## Plaintiff,

vs.

[insert name of Tenant]

Defendant.

/

Plaintiff asks the Clerk to enter a default against \_\_\_\_\_ [name], Defendant, for failing to respond as required by law to Plaintiff's Complaint for residential eviction.

Name:		
Address:	 	

Telephone No.

## DEFAULT - RESIDENTIAL EVICTION

A default is entered in this action against the Defendant for eviction for failure to respond as required by law.

DATE: \_\_\_\_\_

CLERK OF THE COURT

By: \_

Deputy Clerk

cc:

[insert name of Landlord]

[insert name and address of Tenant]

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#### 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 76 should be used to obtain a Clerk's default when the Tenant has failed to respond to an eviction complaint and Form 77 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 81, 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 handling the case. The default final judgment is obtained by delivering to the Court a Motion for Default Final judgment-Residential Eviction (Form 78) and/or a Motion for Default Final judgment - Damages (Residential Eviction) (Form 79) with an Affidavit of Damages (Form 80). 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.

## IN THE COUNTY COURT, IN AND FOR

COUNTY, FLORIDA [insert county in which rental property is located]

[insert name of Landlord]	CASE NO
Plaintiff	· ·
VS.	NONMILITARY AFFIDAVIT
[insert name of Tenant]	
Defendant.	/
who, after being first duly sworn, says:	efore me, the undersigned authority,, , is known by Affiant not to be in the military service or o the provisions of the Soldiers' and Sailors' Civil Relief Act. 
	Telephone No.
	efore me on [date], by who is personally known to me produced identification and who took an oath.
	NOTARY PUBLIC-STATE OF FLORIDA Name: Commission No My Commission Expires:

I CERTIFY that I \_\_\_\_ mailed, \_\_\_\_ faxed and mailed, or \_\_\_\_ hand delivered a copy of this motion and attached affidavit to the Defendant at \_\_\_\_\_ [insert address at which Tenant was served and fax number if sent by fax].

 Name

 Address

 Fax No.

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#### MOTION FOR DEFAULT FINAL JUDGMENT (RESIDENTIAL EVICTION)

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 76 should be used to obtain a Clerk's default when the Tenant has failed to respond to an eviction complaint and Form 77 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 81, 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 handling the case. The default final judgment is obtained by delivering to the Court a Motion for Default Final judgment-Residential Eviction (Form 78) and/or a Motion for Default Final judgment - Damages (Residential Eviction) (Form 79) with an Affidavit of Damages (Form 80). 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.

## IN THE COUNTY COURT, IN AND FOR COUNTY, FLORIDA [insert county in which rental property is located]

[insert name of Landlord]

CASE NO.

[insert case number assigned by Clerk of the Court]

MOTION FOR DEFAULT FINAL– JUDGMENT - RESIDENTIAL EVICTION

Plaintiff,

vs.

[insert name of Tenant]

Defendant.

Plaintiff asks the Clerk to enter a default against \_\_\_\_\_ [name], Defendant, for failing to respond as required by law to Plaintiff's Complaint for damages.

1. Plaintiff filed a Complaint alleging grounds for residential eviction of Defendant.

2. A Default was entered by the Clerk of this Court on \_\_\_\_\_ [date].

/

WHEREFORE, Plaintiff asks this Court to enter a Final judgment For Residential Eviction against Defendant.

Telephone No. \_\_\_\_\_

cc: [insert name and address of Tenant]

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## FINAL JUDGMENT - EVICTION

No instructions.

### IN THE COUNTY COURT, IN AND FOR COUNTY, FLORIDA [insert county in which rental property is located]

[insert name of Landlord]

Plaintiff,

CASE NO.

vs.

[insert case number assigned by Clerk of the Court]

[insert name of Tenant]

Defendant.

## FINAL JUDGMENT - EVICTION

/

THIS ACTION came before the Court upon Plaintiff's Complaint for Eviction. On the evidence presented, it is

ADJUDGED that Plaintiff, \_\_\_\_\_ [insert Landlord's name], recover from Defendant, \_\_\_\_\_ [insert Tenant's name], possession of the real property described as follows:

[insert legal or street description of rental premises including, if applicable, unit number]

and \$ \_\_\_\_\_\_ as court costs, FOR WHICH LET WRITS OF POSSESSION AND EXECUTION NOW ISSUE.

ORDERED in \_\_\_\_\_ [insert city in which the Court is located] [insert city in which the Court is located] COUNTY, FLORIDA on \_\_\_\_\_, 20\_\_\_.

County Judge

cc:

[insert name of Landlord]

[insert name of Tenant]

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#### 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 (2007)

### IN THE COUNTY COURT, IN AND FOR COUNTY, FLORIDA [insert county in which rental property is located]

[insert name of Landlord] CASE NO. [insert case number assigned Plaintiff, by Clerk of the Court] vs. WRIT OF POSSESSION [insert name of Tenant] Defendant. / STATE OF FLORIDA TO THE SHERIFF OF [insert county in which rental property is located] COUNTY, FLORIDA: YOU ARE COMMANDED to remove all persons from the following described property in [insert county in which rental property is located] County, Florida: [insert legal or description of rental premises including, if applicable, unit number] and to put street [insert Landlord's name] in possession of it.

DATED this \_\_\_\_\_ day of \_\_\_\_\_\_, <del>19</del>20\_\_.

(SEAL)

Clerk, County Court

By: \_

Deputy Clerk

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