Small Claims Court		County, Colo	orado	
Court Address:				
PLAINTIFF(S):				
Phone: Home	Work			
∨. DEFENDANT(1):				COURT HEE ONLY
				COURT USE ONLY  ber:
	Work			
DEFENDANT(2):				S
Phone: Home	Work	Cell	Division	Courtroom
NOTIO	CE. CLAIM AND S	UMMONS TO A	PPEAR FOR TRIA	L (Part 1)
If Defendant(s) is/are of for service of this notice Address:	other than a person, go e. Please enter name a	on-line at <u>www.c</u> and address of the	oloradosos.gov to dete agent. Name:	ermine the registered agent
covenant or securit  3. I/We understand the this Notice by a pertrial and to provide  4. I am an attorney:  To the Defendant(so You are scheduled to the Court address so establish your defendant)	ty deposit dispute. Ye nat it is my/our responsers on whose age is 18 ye the Court with written payers. Notice as:  Notice as:  o have your trial in this stated in the above cause. If you do not appress	Yes No sibility to have eacyears or older and proof of service.  and Summons to a case on uption. Bring with yoear, judgment me	h Defendant served with who is not a party to this Yes □No  Appear for Trial  (dayou all books, papers a ay be entered against years)	ate) at(time) at most method at(time) at(time) at(time) at(time) at
	and pay a <b>nonrefunda</b>			
			rk of Court/Deputy Clerk	
and/or should be order	(s) me \$ red to return property,	, which include perform a contract	s penalties, plus interes or set aside a contract	t and costs allowed by law or comply with a restrictive operty being requested).
I/we declare under pen	alty of perjury under the s Court in this County r	e law of Colorado	that the foregoing is true	ation cannot exceed \$7,500.00. e and correct. I/we have no onth, nor more than 18 claim
Dated:			Plaintiff's Signature	
			Plaintiff's Signature	
			o oignataro	

Small Claims Court		County, Colorado		
Court Address:				
PLAINTIFF(S):				
Address:				
Phone: Home	Work	Cell	_	
v. DEFENDANT(1):				
			<u> </u>	OURT USE ONLY
			Case Numb	er:
Phone: Home	Work	Cell		
DEFENDANT(2):				S
Address:				
Phone: Home	Work	Cell	Division	Courtroom
NOTIC	E, CLAIM AND S	UMMONS TO APPEAR		
service of this notice. F Address:	Please enter name ar	on-line at <a a="" href="https://www.coloradosos&lt;/a&gt; nd address of the agent. No rvice: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a a="" href="https://www.coloradosos&lt;/a&gt; Type: &lt;a href=" https:="" www.coloradosos<=""> Type: <a href<="" th=""><th>lame:</th><th></th></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a>	lame:	
<ul><li>a student in this coucovenant or security</li><li>3. I/We understand the this Notice by a per</li></ul>	unty, or real property ly deposit dispute.  at it is my/our responsion whose age is 18 yethe Court with written  left Post No	sibility to have each Defend years or older and who is no proof of service. □Yes □N	subject of claim(s) lant served with the ot a party to this a o	) arising from a restrictive ne "Defendant's Copy" of
To the Defendant(s)		and Summons to Appear f	or Trial	
You are scheduled to at the Court address establish your defens the claim or present a	o have your trial in this s stated in the above o se. <b>If you do not ap</b>	s case on	ooks, papers and tered against you	<b>u.</b> If you wish to defend
Dated:	<del></del>	Clerk of Court	/Deputy Clerk	
The Defendant(s) owe(s) r be ordered to return prop	ne \$ erty, perform a contract	sons to support your clain , which includes penalties, plus or set aside a contract or com scribe the property being reque	n below.) interest and costs a uply with a restrictive	llowed by law, and/or should
I/we declare under pena	alty of perjury under the Scounty in this County in this County in the c	cific performance or cost to reme ne law of Colorado that the f more than 2 claims during th	oregoing is true a	nd correct. I/we have not
Dated:		Dlaintiffe	Signature	
		riaiiitiii S	Oignatule	
		Plaintiff's	Signature	<del></del>

Def							opy and bring to Court. am not responsible to the
The orde	endant's Counterclaim Plaintiff(s) owe(s) me \$ ered to return property, p eeking return of property	, where the contract or se	nich inclu t aside a	ides penalties contract or co	, plus inte mply with	rest and costs allowed	d by law and/or should be for the following reasons.
I de	amount that I/we wish The amount of my/our case sent to □County Court (I /we do not wis am/are filing a Notice of an attorney. □Ye clare under penalty of pe	counterclaim exceeds to recover from the Placounterclaim exceeds Court (only if I/we wish to limit the amount I/of Removal and paying S □No erjury that this informa	the juris aintiff to the juris on to limit we can rought the app	dictional amore \$7,500.00. dictional amore the amount I/vecover from the propriate filing ue and correct	unt of the unt of the we can recome Plaintiff fee to the	Small Claims Court, b Small Claims Court, a cover from the plaintiff f(s)) and will pay the a c Court at this time.	Court of \$7,500.00.  Out I/we wish to limit the limit I/we wish to have the to \$25,000.00) District ppropriate filing fee. I/we
to ti	ne Plaintiff(s) at the addr	ess(es) stated on this	form on			(date).	
				Defendant's A	ddress		
Defe	endant's Signature	Date		Telephone #:	Home	Work	Cell
	-	Information f	or Defe	ndants in S	mall Cla	ims Cases	
A.	Filing Fees. Response without a count  Claim \$500.00 or les Response with a countercl	erclaim: es: \$26.00				ess than \$7,500.00: \$41.	00
В.	<ul> <li>◆ If Plaintiff's claim is</li> <li>◆ If Plaintiff's claim is</li> <li>Response. You have bee against you. If you wish</li> </ul>	\$500.00 or less and comore than \$500.00 or comore than \$500.00 or comore to defend the claim or let the scheduled trial data	ounterclas. If you present a e, provide	aim is more that fail to appear of counterclaim, e a copy to the	an \$500.00 n the trial of you must Plaintiff(s)	date shown on this notice file with the Court Cle , pay the appropriate no	\$31.00 \$46.00 e, judgment may be entered erk a written response or onrefundable filing fee, and

- appear on the date set for trial in this notice with all evidence and witnesses needed to establish your defense.
- C. Subpoenas. Upon your request, the clerk will issue a subpoena to require witnesses to appear or bring documents for your trial. It is your responsibility to complete the information needed on the subpoena and to have the subpoena served. Subpoenas must be served personally and may be served by a person over the age of 18 that is not a party to the case. Subpoenas must be accompanied by a check for payment of witness fees and mileage for any witnesses served.
- Counterclaim. If you have a claim against the Plaintiff(s), you must file with the Court clerk the Defendant's counterclaim at the top of this form, provide a copy of the counterclaim to the Plaintiff(s) prior to the trial, and pay the appropriate nonrefundable filing fee. If you settle your counterclaim before trial, notify the Small Claims Court and the Plaintiff(s) in writing. If you want your case heard by a Court of greater jurisdiction, you must complete and file this form, pay the appropriate filing fee (County: Under \$999.99 = \$85.00; \$1,000 -\$14,999.99= \$105.00; \$15,000.00 - \$25,000 = \$135.00. District: \$235.00) and file a Notice of Removal (JDF 251) at least 7 days before the trial date shown on this Notice.
- Trial Responsibility. You have a right to a trial. Bring all evidence necessary to establish your defense and/or counterclaim: books, papers, repair bills, photographs or other exhibits. If the suit involves the delivery of personal property, be prepared to deliver the property immediately after trial. Be on time. If you are late, the Court may enter judgment against you.
- Appeal. If you wish to appeal, you must file your notice of appeal within 14 days of the judgment and proceed according to C.R.C.P 411.
- **Judgment. The Court does not collect any judgment,** but will help with the necessary forms. Money Judgment. If judgment is entered against you, you are expected to immediately pay the judgment, including filing fees and court costs. If the judgment is not paid immediately, you must answer questions about your assets and income and the other party can obtain a writ of garnishment or execution against your wages or property. Once the judgment is paid, you are entitled to have the judgment satisfied. Non-monetary Judgment. If the Court orders immediate possession of the property, performance of a contract, setting aside of a contract or compliance with a restrictive covenant, your failure to comply with the Court order may result in an award of damages and/or being held in contempt.
- Case Inquiries. When inquiring about this case, refer to the case number on this notice. Direct all inquiries to the clerk, not the judge or
- Attorney. If you want to be represented by an attorney, you or your attorney must file a Notice of Representation of Attorney (JDF 256) at least 7 days before the trial date on this notice. Then the Plaintiff(s) may have representation by an attorney. If the Plaintiff(s) is/are an attorney, you also may be represented by an attorney without filing a notice of representation. Even if there are attorneys in the case, the rules and procedures of the Small Claims Court will still apply.
- Judicial Officer. A magistrate or a judge may hear your case. If you want a judge to hear your case, you must file an Objection to a Magistrate Hearing Case (JDF 259) at least 7 days before the trial date set in this notice. The rules and procedures of the Small Claims Court
- Language Interpreter. If you or a witness requires a language interpreter to be present for hearings, you must contact the Managing Interpreter corresponding to the district in which the case will be heard at least 7 days before the trial date is set on this notice. A language interpreter may only interpret what is said between parties during a hearing and immediately prior to or after the hearing. A language interpreter may not provide legal advice or any other service that is not related to interpreting. Interpreters may not provide any services that may constitute a violation of the language interpreter's Code of Professional Responsibility. A current list of Managing Interpreters can be viewed at http://www.courts.state.co.us/Administration/Custom.cfm?Unit=interp&Page ID=117.

Small Claims Court		County, Colorado		
Court Address:				
DI AINTIFF(S):				
		Cell		
∨. DEFENDANT(1):				OURT USE ONLY
		Cell		
DEFENDANT(2):				S
Address:				
City/State/Zip:				
Phone: Home	Work	Cell	Division	Courtroom
NOTI	CE, CLAIM AND S	UMMONS TO APPE	AR FOR TRIAL	(Part 3)
		on-line at <u>www.colorado</u> nd address of the agent		e the registered agent for
<ol><li>I/We understand this Notice by a per</li></ol>	erson whose age is 18 the Court with written  Yes  No	sibility to have each Defe	s not a party to this a <b>⊒No</b>	he "Defendant's Copy" of action 15 days prior to the
at the Court addres establish your defer the claim or present	to have your trial in this is stated in the above nse. <b>If you do not ap</b>	pear, judgment may be ust provide a written resp	all books, papers an entered against yo	(time) d witnesses you need to ou. If you wish to defend nterclaim on or before the
Dated:	<del></del>	Clark of C	ourt/Deputy Clerk	
		sons to support your cl	aim below.)	
The Defendant(s) owe and/or should be orde covenant for the follow	e(s) me \$red to return property, ring reasons. (If seeking)	, which includes pend perform a contract or se g return of property, plea	alties, plus interest a t aside a contract or se describe the prop	and costs allowed by law, comply with a restrictive perty being requested).
I/we declare under per	nalty of perjury under the ns Court in this County	ne law of Colorado that the	ne foregoing is true a	tion cannot exceed \$7,500.00. and correct. I/we have not n, nor more than 18 claims
Dated:		 Plain	tiff's Signature	
		Plain	tiff's Signature	

## INFORMATION FOR PLAINTIFFS IN SMALL CLAIMS CASES

- A. FILING. You may file your claim in this Court if:
  - 1. Your claim is for money, property, specific performance or rescission of a contract, or enforcement of a restrictive covenant that does not exceed \$7,500.00. You may reduce a larger claim and waive the balance. You cannot divide a claim and file two separate cases.
  - 2. At least one of the parties you sue resides, is regularly employed, has an office for the transaction of business, or is a student in this county, or they own rental property in the county that is the subject of this claim.
  - 3. You pay the clerk one of the following NONREFUNDABLE filing fees.

Claim \$500.00 or less: \$31.00
 Claim over \$500.00 but no more than \$7,500.00: \$55.00

- **B. SERVICE.** This notice to appear must be served at least 15 days prior to the trial on each Defendant. It may be served by:
  - 1. Any person whose age is 18 years or older and who is not a party to this action.
  - 2. Sheriff or process server.
  - 3. Certified Mail that is mailed by the clerk. You must deposit the cost for certified mail in advance.
- C. SETTLEMENT. If you settle your claim before trial, you must notify the Small Claims Court and Defendant in writing.
- **D. SUBPOENAS**. Upon your request, the clerk will issue a subpoena to require witnesses to appear or bring documents for your trial. It is your responsibility to complete the information needed on the subpoena and to have the subpoena served. Subpoenas must be served personally and may be served by a person over the age of 18 that is not a party to the case. Subpoenas must be accompanied by a check for payment of witness fees and mileage for any witnesses served.
- **E. TRIAL RESPONSIBILITY**. You have a right to a trial. Bring all evidence necessary to prove your case: books, papers, repair bills, photographs or other exhibits. Be on time. If you are late or do not appear, the Court may enter judgment in favor of the Defendant and against you if the Defendant filed a counterclaim.
- F. APPEAL. If you wish to appeal, you must file your notice of appeal within 14 days of the judgment and proceed according to C.R.C.P. 411.
- G. JUDGMENT. THE COURT DOES NOT COLLECT ANY JUDGMENT, but will help with the necessary forms. Money Judgment. If judgment is entered in favor of the Defendant and against you, you are expected to immediately pay the judgment, including filing fees and court costs. If the judgment is not paid immediately, you must answer questions about your assets and income and the other party can obtain a writ of garnishment or execution against your wages or property. Once the judgment is paid, you are entitled to have the judgment satisfied.
  Non-monetary Judgment. If the Court orders immediate possession of the property, performance of a contract, setting
  - aside of a contract or compliance with a restrictive covenant, failure to comply with the Court order may result in an award of damages and or being held in contempt.
- **H. CASE INQUIRIES.** When inquiring about this case, refer to the case number on the other side of this document. Direct all inquiries to the clerk, not the judge or magistrate.
- I. ATTORNEY. If the Defendant(s) want(s) to be represented by an attorney, the Defendant(s) or attorney must file a Notice of Representation of Attorney (JDF 256) at least 7 days before the trial date on this notice. Then, you may have representation by an attorney. If either party is an attorney, the other party may be represented by an attorney without filing a notice of representation. Even if there are attorneys in the case, the rules and procedures of the Small Claims Court will still apply.
- J. JUDICIAL OFFICER. A magistrate or judge may hear your case. If you want a judge to hear your case, you must file an Objection to a Magistrate Hearing Case (JDF 259) at least 7 days before the trial date set in this notice. The rules and procedures of the Small Claims Court will still apply.
- K. Language Interpreter. If you or a witness requires a language interpreter to be present for hearings, you must contact the Managing Interpreter corresponding to the district in which the case will be heard at least 7 days before the trial date is set on this notice. A language interpreter may only interpret what is said between parties during a hearing and immediately prior to or after the hearing. A language interpreter may not provide legal advice or any other service that is not related to interpreting. Interpreters may not provide any services that may constitute a violation of the language interpreter's Code of Professional Responsibility. A current list of Managing Interpreters can be viewed at: <a href="http://www.courts.state.co.us/Administration/Custom.cfm?Unit=interp&Page\_ID=117">http://www.courts.state.co.us/Administration/Custom.cfm?Unit=interp&Page\_ID=117</a>.

Small Claims Court Court Address:		County, Colorado		
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		Cell		
V.				
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		UMMONS TO APPEA		(Part 4)
Address:		nd address of the agent.  rvice:  Yes  No  Unkr		
a student in this covenant or secu  3. I/We understand this Notice by a p	county, or real property I rity deposit dispute.  that it is my/our responserson whose age is 18 to the Court with written	ly employed, has/have and cocated in this county is the fes □No sibility to have each Deferyears or older and who is proof of service. □Yes □	e subject of claim(s ndant served with t not a party to this a	s) arising from a restrictive the "Defendant's Copy" of
4. Taill all alloiney.		and Summons to Appear	for Trial	
at the Court addre establish your defe the claim or preser	s): I to have your trial in this ss stated in the above ense. <b>If you do not ap</b>	case on (date) caption. Bring with you all pear, judgment may be e ust provide a written respo	books, papers an	d witnesses you need to bu. If you wish to defend
Dated:		Clark of Cau	rt/Deputy Clerk	
The Defendant(s) owe should be ordered to re	(s) me \$eturn property, perform a	sons to support your clain, which includes penalties contract or set aside a contract, please describe the proper	i <b>m below.)</b> , plus interest and c act or comply with a	restrictive covenant for the
I/we declare under pe filed in any Small Clai in this County in this o	enalty of perjury under thems Court in this County in calendar year.	cific performance or cost to ren ne law of Colorado that the more than 2 claims during t	foregoing is true	and correct. I/we have not
Dated:		Plaintiff	rs Signature	<del></del>
		Disinstee	s Signature	
		Piaintim	s signature	

Case Name	v.		Case Number:	
	AFFIDAVIT OF			
I swear/affirm under oath that I am	n 18 years or older and i	not a party to the	action, and that I served the	Notice
Name of Person Served	Date and Time of Se	ervice	Address of Service (Street, County, City, State)	
Check type of Service:  ☐ By handing the documents to a ☐ By identifying the documents, o	•		to me as the Defendant who	refused
service, and then leaving the do  By leaving the documents at th Person) who is a member of relationship)	ne Defendant's usual plathe Defendant's family	ce of abode with _	s 18 years or older. (Identif	Name of fy family
By leaving the documents at the Person) who is the Defendant's of person served.)	ne Defendant's usual wo			
☐ By leaving the documents with		_ (Name of Perso	n), who as	(title)
is authorized by appointment or By leaving the documents with pursuant to C.R.C.P. 304 which was to be served. (Circle	an officer, partner, mana (I	ger, stockholder, e please identify) of t	lected official or functional ed	
☐ By serving the documents as fo	ollows (other service unde	er C.R.C.P. 304:		
I have charged the following fees for my	y services in this matter:			
☐ Private process server				
Sheriff, Mileage \$	County \$			
		Signature of Pro	cess Server	
		Name (Print or t	/pe)	
Subscribed and affirmed, or sw , this				State of
My Commission Expires:		Notary Public		
	ERTIFICATE OF SER be performed by Clerk w		_	
I hereby certify that on				
		Clerk of Court/E	eputy Clerk	
☐ (If applicable) Plaintiff(s) notified of r	non-service on (date)		Clerk's Initials	