	Eviction Answer & Defenses				
	(Residential Tenancy)				
Colorado	t County: ddress:				
Landlord: v. Tenant of	the Case: (Also called the Plaintiff) r Other Occupant: (Also called the Defendant)	This box is for court use only.			
Mailing A	r Other Occupant Information: ddress: City: St:Zip:	4. Case Details: Number: Division: Courtroom:			
	ck defenses that are not true or do not apply to ye Answer under penalty of perjury and I swear and affi				
	you need an interpreter? □ No. □ Yes, in	n (language)			
		☐ Remotely. (by phone or web video)			
7 Defenses	s for Unpaid Rent				
	If checked, there are no unpaid rent claims. Skip to r	next section			
	☐ I don't owe the amount of money the Landlord cl	aims. I paid the full amount I believe I owe.			
	☐ My landlord is attempting to evict me <u>only</u> for the charges and not for past due rent <u>and</u> late fees of				
	☐ I tried to pay the full amount of rent due within the accept the payment.	e cure period, but the Landlord refused to			
1	☐ The Landlord did not give me a 10-day period to if an "exempt residential agreement" and is state	, ,			

	to give me a 30-day written notice and did not give me a 30-day written notice.				
[The Landlord waived their right to evict me by accepting partial payment of rent after sending				
	me a Demand for Compliance.				
[☐ The Landlord wants attorney's fees or other fees not allowed under the lease or law.				
[☐ The Landlord wants illegal or unenforceable late fees and other fees.				
[☐ Warranty of Habitability				
	The Landlord didn't make the repairs needed for the home to be safe or livable.				
	Describe below the conditions in the property that you believe make it unlivable and which were not repaired:				
ses	for Lease Violations				
	f checked, there are no lease violation claims. Skip to the next section.				
	The landlord is evicting me for lease violations. My defenses include:				
[☐ I did not do the things the landlord says I did to violate the lease.				
E	Explain below:				
[☐ I should not be evicted because I am a victim of domestic violence that has been documented				
[I should not be evicted because I am a victim of domestic violence that has been documented in a police report or protection order. The alleged violation of the lease agreement is the result of the domestic violence or domestic abuse against me.				
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[in a police report or protection order. The alleged violation of the lease agreement is the result of the domestic violence or domestic abuse against me. If I did violate the lease, it was the result of a disability for which I should be granted a reasonable accommodation and allowed to remain as a tenant. Explain below:				

☐ My residence is a "covered property" pursuant to the CARES Act, and my landlord was required

			107.5(3). I, or anyone I have invited onto the property, did not endanger the person or will and substantially endanger the property of the landlord, any other tenant, or any person live on or near the premises; commit a violent or drug-related felony crime; and commit a criminact on the property I lease, or the common areas, hallway, grounds, parking lot, or other all located in the same building or complex which could carry a possible jail sentence of 180 or more and the criminal act has been declared to be a public nuisance.			
			My Landlord is not alleging that a substantial violation has occurred because the allegations d not rise to the level of a substantial violation.			
			Explain below:	-		
	_					
	☐ I did not know, reasonably could have known, or prevented, the commission violation by a guest or invitee. But I did immediately notify law enforcement a substantial violation.					
			been documented in a po	ecause I am a victim of domestic violence. The domestic violence has blice report or protection order. The alleged violation of the rental f the domestic violence or domestic abuse against me.		
10. Def Payme		es f	or Ending Tenancy Befor	re the End of the Lease Other than for Lease Violations and Non-		
-		If c	hecked, the landlord is not	evicting me before the end of the lease. Skip to next section.		
			ne landlord is not ending my tenancy or not renewing my lease to retaliate against me for report warranty of habitability violation.			
		Му	My landlord is trying to evict me because I tried to organize or became a member of a tenant's			
	ass	socia	ation or similar organization	n.		
		Му	landlord accepted rent aft	er I was served with a Notice to Quit.		
11. Ger	l ra	ise 1		ne Eviction Complaint: (Only check defenses that apply to you. If none		
			The landlord is guilty of committing an unfair housing practice under C.R.S. §§ 24-34-501 to 509.			
			•	Discrimination based on gender identity, marital/familial status, national origin, race, religion, sex, sexual orientation, etc.		

☐ The Landlord claims that I have committed a substantial violation under C.R.S. § 13-40-

		Explain which provisions and how the landlord broke them: (required to raise this defense)			
		Failure to Offer or Attend Mandatory Mediation			
		To be eligible for this defense, <u>all</u> of the following below (1 through 4) must apply:			
		 I'm currently receiving Supplemental Security Income, Social Security Disability Insurance, or Cash Assistance through the Colorado Works program (TANF); and 			
		 I notified the landlord, in writing, that I receive that benefit OR my landlord never asked me, in writing, about whether I receive benefit; and 			
		3) The landlord has, or is believed to have, six or more rental units; and			
		4) The landlord failed to schedule and attend mediation before this eviction case was filed.			
	go	My landlord is trying to evict me because I made a good faith complaint to the landlord or a vernmental agency about needed repairs to fix an unsafe or unlivable condition in my home.			
		My landlord is trying to evict me because I tried to organize or became a member of a tenant's sociation or similar organization.			
12. Defect	ive I	Demand			
	Th	e Demand is not signed by the landlord, landlord's agent, or landlord's attorney			
	Th	e Demand was not in writing.			
	Th	e Demand does not specify the reason for the eviction.			
	Th	e Demand does not describe the alleged violation of the lease.			
	Th	e Demand does not contain the required statement regarding possible mediation.			
13. Defect	ive I	Notice to Quit			
		The Notice is not signed by the landlord, landlord's agent, or landlord's attorney.			
		The Notice does not describe the property.			
		The Notice does describe the particular time when the tenancy will terminate.			
		The Notice does not provide the required amount of written notice to terminate my tenancy and I entitled to more written notice than what was provided (note that month to month leases require days written notice unless the lease provides a longer time).			

14. Service & Process of Notice or Demand

		The Landlord did not properly serve the Notice or Demand, because:				
		☐ I did not receive, either personally or by posting on the property, a Notice or Demand before this				
		case was filed.				
		☐ If served personally, the Notice or Demand was not delivered to the tenant, other person				
		occupying the premises, or a member of the tenant's family above the age of 15.				
		☐ If served personally, the Notice of Demand was delivered to a member of the tenant's family under the age of 15.				
		☐ The Landlord did not make diligent attempts at personal service (such as knocking on the door				
	and/or ringing a doorbell) before posting the Notice or Demand in a conspicuous loc					
		☐ The Landlord posted the Notice or Demand in a not obvious location on the property.				
15. Ser	vice	e & Process of Summons and Complaint				
		The Landlord did not properly serve the Summons & Complaint, because:				
		☐ I did not receive a Summons & Complaint either by personal service or posting it in a				
		conspicuous place on the property.				
	☐ I received a Summons & Complaint by hand-delivery or by door-posting less than seve					
		before my return date.				
		☐ I only received the Summons & Complaint posted on my door. I never received it in the mail.				
		☐ I received the Summons & Complaint by mail only. It was never posted on my door or har				
		to me in person.				
		The agent serving the Summons & Complaint did not make diligent attempts at personal service				
		(such as knocking on the door and/or ringing a doorbell and waiting for me to answer the door) before posting the Summons & Complaint in a conspicuous location.				
		☐ The Summons & Complaint was served by the landlord themself.				
16. Sta	ndir	ηα				
		The Plaintiff is not my Landlord and there is no documentation which shows why the Plaintiff is				
		allowed to pursue this eviction case.				
		The Plaintiff does not own the property or is not the property manager and there is no				
		documentation which shows why the Plaintiff is allowed to pursue this eviction case on behalf of the property's actual owner(s).				
		The Plaintiff is a business entity that is not registered as a business or trade name on the Colorado				
		Secretary of State website and they are not an entity that can bring this case.				
		The Plaintiff is a business entity that is not in good standing with the State of Colorado.				

	kn	e Plaintiff is a business entity and is not represented by an attorney. To the best of my owledge, the business is not a "closely held entity" that would enable it to proceed in court without attorney.				
ls	s ther	the Complaint/Other Defenses the information in the Eviction Complaint you believe is not true or defenses to eviction you have the above? If yes, explain below. Attach additional pages if more space is needed.				
- - -						
	☐ If o	If checked, I am raising counterclaims or setoffs against the landlord. I repeat and reallege the claims and defenses asserted above.				
		Violation of Warranty of Habitability (unlivable conditions at home). The Landlord should refund, reimburse, or offset money I paid to repair the rental property. The Landlord failed to repair the rental property in violation of the Warranty of Habitability. The Landlord brought this case in retaliation for my good faith complaint about needed repairs to fix an unsafe or unlivable condition in my home. I request that the court: □ Terminate the lease; and/or, □ Award me damages.				
		The Landlord should refund, reimburse, or offset for illegal or unenforceable late fees that I previously paid.				
		The Landlord failed to make a reasonable accommodation related to my disability after I requested one, which is an unfair and unlawful discriminatory housing practice. Only the District Court has jurisdiction over my counterclaim(s) pursuant to C.R.S. §§ 24-34-505.6(1) and 13-6-105 and I request this entire case be moved to District Court in accordance with C.R.C.P. 313(b).				
		Discrimination or retaliation against me based on my protected status or characteristic (race, disability, religion, sex, etc.). Only the District Court has jurisdiction over my counterclaim(s) pursuant to C.R.S. §§ 24-34-505.6(1) and 13-6-105 and I request this entire case be moved to District Court in accordance with C.R.C.P. 313(b).				
		I organized or became a member of a tenants' association or similar organization and in response, the Landlord retaliated against me by increasing rent or decreasing services, terminating my lease, filing this case, or acting in a way that intimidated, threatened, discriminated against or retaliated against me.				

		was di	iscriminated against	based on my immigra	ation or citizenship	status.	
	Dam	ages:					
		Landlo		lamages in the amou	nt of \$	for cla	ims relating to
	[□ If cl	hecked, I request this	s case be moved to [District Court (if not	already), becau	se my
			Interclaim is for over se to District Court.	\$25,000. Note that y	ou will have to pay	the filing fee to	transfer this
19. Cross (Claim	S					
	If che	ecked,	please see the cross	claims I've attached.			
				lly a claim against ar aim against the Lanc		s also listed as	a defendant.
20. Jury De	eman	d					
		f check	ked, I request a jury t	rial. <i>(Additional non-re</i>	fundable fees apply.)	
	ı	Vote:	Not all claims are e	ntitled to a jury trial. \	our jury fee will no	ot be refunded i	f you pay the
	_		fee and are not enti	tled to a jury. Posses	sion claims only a	re not entitled to	o a jury.
21. File On		hia farm	m to the court (file) or	d aand to the landles	d (samisa) opline b	v orooting on o	filing account
			n to the court (<i>file)</i> ar e.co.us/efiling.	nd send to the landlor	a (service) online b	y creating an e	-Illing account
at <u>www.jone</u>	<u>5.00u</u> 1	10.01410	<u>5.00.46/0111119.</u>				
22. Certific	ate o	f Servi	се				
l ce	rtify t	nat on	(enter date)		, I gave a copy of	this document t	o the other
par	ties b	y: (sele	ct at least one)				
1		Colorac	do Courts E-Filing.				
1			r Mail, addressed to:	(name, full address)	☐ Hand Deli	very, to: <i>(name,</i>	place)
		Ü				•	
			2)				<u></u> .
		Other: _					.
23. Verified	l Sigr	nature					
l de	eclare	under	penalty of perjury un	der the law of Colora	do that the forego	ing is true and o	correct.
	E	Execute	ed on the (date)	day of (month)		, (year)	, at
	(City: <i>(or</i>	r other location)		, and		
	5	State: (or country)		.		
Prir	nt You	ır Nam	e:				
You	ır Sig	nature:					