County Court, Denver County, Colorado 1437 Bannock Street, Room 135 Denver, Colorado 80202, 720-865-7840					
Deriver, Colorado 302	02, 720-005-7640				
Plaintiff(s):					
v.			A COLUM	THE ONLY A	
Defendant(s):			▲ COURT USE ONLY ▲		
. ,	out Attorney (Name and Addres	ce):	Case Number:		
Attorney or Farty With	out Attorney (Name and Addres	55).	Case Number.		
Phone Number:	E-mail:				
	Atty. Reg. #:		Division: CIVIL		
COMPLAIN	IT IN FORCIBLE ENTRY A	ND DETAINER OWN	IER OCCUPIED MO	BILE HOME	
The Plaintiff(s), nam	ed above, state(s) and alle	ge(s) as follows:			
	, , ,				
	ner(s) of premises in the City			, State of	
Street Address					
City	Zip Co	de	_County		
Space#/Location					
Defendant(s) leased an	d occupied the premises, a m	obile home space, pu	rsuant to a written leas		
	ted as Exhibit A. By such lea			the possession and	
occupancy of the premis	ses. Check any one or all of the	e following which are a	llegea:		
Defendant(s) has/hav	ve failed to pay monthly rental o	due on the following da	tes:		
	and as of the date of this tand damages in the amount of			due rent in the	
amount of \$	and damages in the amount of	\$, totaling \$	)		
Or					
	ave failed to comply with local or			g to mobile homes	
and mobile home lots. S	ee § 38-12-203(1)(a),C.R.S.(sp	ecify time, place and n	nanner)		
Or					
	ct on the mobile home park prem				
management. See § 38-	12-203(1)(b),C.R.S.(specify times)	e, place and manner o	of conduct)		
Or					
The state of the s	e failed to comply with written ru	les and regulations of	the mobile home park	See § 38-12-203(1)(c),	
C.R.S., as follows:					
_	n notice of right to cure the nor	-	-	ce or posting of the	
notice to quit. 30 da	ys have passed and the nonco	mpliance has not been	cured.		
Or					
☐There has been a cor	ndemnation or change of use of t	the mobile home park.	See § 38-12-203(1)(d), (	C.R.S.	

Or	
	n knowledge, false or misleading statements on an application
Or	
Conduct of the defendant(s) or any lessee of the defendant(s) or lessee of the defendant(s) that:	efendant(s) or any guest, agent, invitee, or associate of the
	d unreasonably endangered the life of the landlord, any home son living in the park or any guest, agent, invitee, or associate ee §38-12-203(1)(f)(I),C.R.S.; or
property of the landlord, any home owner or lessee	tituted willful, wanton, or malicious damage to or destruction of of the mobile home park, any person living in the park, or any me owner or lessee of the home owner, see § 38-12-
Occurred on the mobile home park premises ar or 18 of title 18, see C.R.S, § 38-12-203(1)(f)(III),C.	nd constituted a felony prohibited under article 3,4,6,7,9,10,12, R.S; or
☐ Is the basis for a pending action to declare the under section 16-13-303, C.R.S. see §38-12-203(1 Specify time, place and manner of conduct:	
agreement. Rent due continues to accrue at \$	d incorporated as Exhibit B.  of the premises contrary to the terms of the parties' lease  per day until the Plaintiff(s) regain(s) possession of the
premises.  The amount demanded by the Plaintiff(s) □does □does not the Plaintiff(s) wish to limit recovery of the amount to the jur	ot exceed \$25,000.00. If the amount does exceed \$25,000.00, isdiction of the Court.
Defendant(s) is/are not engaged in the military service of th	e United States and is/are engaged in a civilian occupation.
Plaintiff(s) ☐do ☐do not demand trial by jury. If demand is	s made a jury fee must be paid.
Wherefore, Plaintiff(s) request(s) judgment for recovery of present and future damages and costs, and for any other re	possession of the premises, for rent due or to become due, for slief to which Plaintiff(s) is/are entitled.
Plaintiff(s) / Plaintiff(s) Attorney Signature	Plaintiff(s) Address
	Plaintiff(s) Telephone Number