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County Court, Denver County, Colorado 1437 Bannock Street, Room 135 Denver, Colorado 80202, 720-865-7840						
F	Plaintiff(s):					
٧	'.					
С	Defendant(s):					
☐Any and all other occupants				▲ COURT USE ONLY ▲		
Α	Attorney or Party Withou	t Attorney (Name and Address):	Case N	Number:		
	Phone Number:	E-mail:	5	0 11/11		
	FAX Number:	Atty. Reg. #: COMPLAINT IN FORCIBLE		n: CIVIL Courtroo	m	
		COMI LANT IN TORCIBLE	LIVINI AND L	/LIAINLIN		
	• • •	d above, state(s) and allege(s) allege(s) and allege(s) allege(s) and allege(s) a		al tenancy.		
	☐ in person ☐ remo different method of pa appearance. If an ele	otifies the Court and the Defendant(solutely via telephone or video. Plaint articipation, the Plaintiff must notify the ction is not made, the Court will resource owner(s) of premises in the City of _s:	iff understands that he Court of their de equire personal pa	at should the Plaintiff checision no less than 48 harticipation by the Plain	noose to elect a nours prior to the tiff.	
	Street Address:					
	Subdivision:	Lot	Blo	ck		
4 . 5 . 6 .	incorporated as Exhitday of eaccupancy of the prer Defendant(s) ha in the amount of \$ or	as/have failed to pay m and as of the date of the amount and damages in the amount nave violated the terms and condi	nly rental of \$ ancy, the Defenda onthly rental if this filing is/are in of \$, tot	, payable in ant(s) entered into the due on the followhed to the Plaintiff(s) aling \$	advance on the possession and lowing dates: for past due rent	

7.	Plaintiff(s) have properly served either a written "Demand for Payment of Rent Due or Possession" or written "Notice to Quit" upon the Defendant(s) on (date). The amount of time given to the Defendant(s) on the "Demand" or "Notice" has expired. A copy of the "Demand" or "Notice" is attached and incorporated as Exhibit B.					
8.	Defendant(s) unlawfully and wrongfully holds possession of the premises contrary to the terms of the parties' lease agreement. Rent due continues to accrue at \$ per day until the Plaintiff(s) regain(s) possession of the premises.					
9.	The amount demanded by the Plaintiff(s) ☐does ☐does not exceed \$25,000.00. If the amount does excee \$25,000.00, the Plaintiff(s) wish to limit recovery of the amount to the jurisdiction of the Court.					
10.	Defendant(s) is/are not engaged in the military service of the United States and is/are engaged in a civilian occupation.					
11.	Plaintiff(s) ☐do ☐do not demand trial by jury. If demand is made a jury fee must be paid.					
12.	Facts regarding Mandatory Mediation					
	☐ I swear or affirm the following information is true:					
	☐ If checked, Mandatory Mediation was held, but unsuccessful.					
	☐ If checked, Mandatory Mediation was not held, because: (Check why below)					
	☐ The tenant didn't say if they qualified for Mandatory Mediation.					
	☐ The tenant doesn't qualify for Mandatory Mediation.					
	☐ The landlord is a non-profit organization that already offers mediation.					
	☐ The landlord doesn't have more than five rental units.					
W h	erefore, Plaintiff(s) request(s) judgment for recovery of possession of the premises, for rent due or to become due, for sent and future damages and costs, and for any other relief to which Plaintiff(s) is/are entitled.					
VΕ	RIFIED SIGNATURE(S)					
l de	eclare under penalty of perjury under the law of Colorado that the foregoing is true and correct.					
	Executed on the day of,, at, at, at, at,					
	(date) (month) (year)					
	(city or other location, and state or country)					
Pla	intiff(s) / Plaintiff(s) Attorney Signature Plaintiff(s) Address					
	Plaintiff(s) Telephone Number					