SI	Ħ	A.	1	7	n

IMONS (CITACION JUDICIAL)

UNLAWFUL DETAINER—EVICTION

(RETENCIÓN ILÍCITA DE UN INMUEBLE-DESALOJO)

NOTICE TO DEFENDANT:

(AVISO AL DEMANDADO): DENNIS DIMARCO,

DOES 1 - 10, inclusive

YOU ARE BEING SUED BY PLAINTIFF:

(LO ESTÁ DEMANDANDO EL DEMANDANTE):

TENDERLOIN HOUSING CLINIC, INC.

FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)

You have 5 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. (To calculate the five days, count Saturday and Sunday, but do not count other court holidays. If the last day falls on a Saturday, Sunday, or a court holiday then you have the next court day to file a written response.) A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association.

Tiene 5 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia ai demandante. (Para calcular los cinco días, cuente los sábados y los domingos pero no los otros dias feriados de la corte. Si el último dia cae en sábado o domingo, o en un dia en que la corte esté cerrada, tiene hasta el próximo dia de corte para presentar una respuesta por escritoj. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.courtinfo.ca.gov/selfhelp/espanol/), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posiblo que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California,

(www.coerumo.ca.gov/sennen	prespanou) o pomendose en comacto con la corte o el colega	o de adogados rocares.
1. The name and address of (El nombre y dirección de	la corte es):	CASE NUMBER: (MAIN C UT) - 07 - 621728
San Francisco, (2. The name, address, and to (El nombre, la dirección y	uperior Court, Limited Jurisdicti Street, Rodm 103 Californià, 94102 elephone number of plainliffs attorney, or plainliff without a el número de leléfono del abogado del demandante, o del II, Attorney at Law, #095124 et. Suite 1500	n attomey, is:
	California, 94103 (415) 495-88	800
for compensation give adv	cases) An unlawful detainer assistant (Bus. & Prof. Codrice or assistance with this form. (If plaintiff has received are the item 6 on the next page.) GORDOLPARK-LI (Secretario)	7.7
	ummons, use Proof of Service of Summons (form POS-010 sta citatión use el formulario Proof of Service of Summons).) (POS-010)).
CONTRACTOR OF THE PARTY OF THE	4. NOTICE TO THE PERSON SERVED: You are served a. as an individual defendant. b. as the person sued under the fictitious name c. as an occupant d. on behalf of (specify): under: CCP 416.10 (corporation) CCP 416.20 (defunct corporation)	
The Bluds	CCP 416.20 (defunct corporation) CCP 416.40 (association or partnersh CCP 415.46 (occupant)	Company of the stand company

J 5. L

by personal delivery on (date):

	` <u></u> _		CM-010	
	rumber, and address)		FOR COURT USE ONLY	
APNOLD W. EVJE II, Attorr				
995 Market Street, Suite		i		
San Francisco, California	, 94103			
TELEPHONE NO (415) 495-380	O FAXNO.			
ATTORNEY FOR (Name) TENDEPLOTE HOUSE			and Court	
	AH FRANCISCO	Con Phone	Sco County Superior Court	
street ADDRESS 400 McAlliste	r Street, Room 103	Salitium	APR 2 3 2007	
MAJLING ADDRESS			APR 23 200.	
.	, California, 94103		ONPARK-LI, Clerk	
BRANCH NAME		GOR	C. Paul Marie	
CASE NAME:	D=1	1	Deputy Clerk	
TENDERIODI HOUSTIG CLEHC, Pro	v DENNIS DIMARCO, et			
CIVIL CASE COVER SHEET	Complex Case Designation	CASE NUMBER:	• -	
Unlimited Limited	Counter Joinder	UUD = (7-621728	
(Amount (Amount		1		
demanded demanded is	Filed with first appearance by defer	dant		
exceeds \$25,000) \$25,000 or less)	(Cal. Rules of Court, rule 3.402	DEPT:		
Rems 1–5 De	ow must be completed (see instructions	on pag a 2).		
Check one box below for the case type that	_			
Auto Tort	Contract *	Provisionally Comple	ex Civil Litigation	
Auto (22)	Breach of contract/warranty (06)	(Cal. Rules of Court,	·	
Uninsured motorist (46)	Collections (09)	Antitrust/Trade		
Other PI/PD/WD (Personal Injury/Property	Insurance coverage (18)	Construction de	fect (10)	
Damage/Wrongful Death) Tort	Other contract (37)	Mass tort (40)		
Asbestos (04)	Real Property	Securities litiga	tion (28)	
Product liability (24)	Eminent domain/Inverse	Environmental/	Toxic tort (30)	
Medical malpractice (45)	condemnation (14)	Insurance cove	rage claims arising from the	
Other PI/PD/WD (23)	Wrongful eviction (33)	above listed pro	ovisionally complex case	
Non-PVPD/WD (Other) Tort	Other real property (26)	types (41)		
Business tort/unfair business practice (07) <u>Unla</u> wful Detainer	Enforcement of Judg		
Civil rights (08)	Commercial (31)	Enforcement of	· · · · ·	
Defamation (13)	X Residential (32)	Miscellaneous Civil (Complaint	
Fraud (16)	Drugs (38)	RICO (27)		
Intellectual property (19)	Judicial Review	Other complaint	(not specified above) (42)	
Professional negligence (25)	Asset forfeiture (05)	Miscellaneous Civil F	Petition	
Other non-PI/PD/WD tort (35)	Petition re: arbitration award (11)	Partnership and	corporate governance (21)	
Employment	Writ of mandate (02)	Other petition (r	not specified above) (43)	
Wrongful termination (36)		•		
Other employment (15)	Other judicial review (39)			
	planting and a second of the Cartes in E			
2. This case is is not factors requiring exceptional judicial management.	plex under rule 3.400 of the California R	ules of Court. If the	ase is complex, mark the	
a. Large number of separately repre	·	r of witnesses		
b. Extensive motion practice raising				
		with related actions	pending in one or more courts	
issues that will be time-consuming to resolve c. Substantial amount of documentary evidence in other counties, states, or countries, or in a federal court Substantial postjudgment judicial supervision				
Type of remedies sought (check all that ap	ry evidence 1. L Substantial p	ostjudgment judicial	supervision	
a. X monetary b. y nonmoneta	ry; declaratory or injunctive relief c.	punitive		
	ne (1)			
	ss action suit.			
6. If there are any known related cases, file a	nd serve a notice of related case. (You	nay usp-form CM-01	5.M	
Date: April 20, 2007		ا)د	×	
ARHOLD W. EVJE II		Let HE	Juge III	
(TYPE OR PRINT NAME)		IGNATURE OF PARTY OR A	TTORVIEY FOR PARTY)	
Plaintiff must file this cover sheet with the t	NOTICE			
Plaintiff must file this cover sheet with the first paper filed in the action or proceeding (except small claims cases or cases filed under the Probate Code, Family Code, or Welfare and Institutions Code). (Cal. Rules of Court, rule 3.220.) Failure to file may result				
in sanctions.		-3 O1 COUR, 1018 3.22	.v.) railura to tile may result	
• File this cover sheet in addition to any cover	er sheet required by local court rule.			
in this case is complex under rule 3.400 et :	seq. of the California Rules of Court, you	must serve a copy of	of this cover sheet on all	
other parties to the action or proceeding. • Unless this is a complex case, this cover sheet will be used for statistical purposes only.				
	neer will be used for statistical purposes	only.	Bana 1 of 2	

Form Adopted for Mandatory Use Judicial Council of California CM 010 [Rev. January 1, 2007]

		UD-100
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):		FOR COURT USE OMLY
ARNOLD W. EVJE II, Attorney at Law, SB	#Q95124	
- 995 Market Street, Suite 1500	·	
San Francisco, California; 94103	•	•
TELEPHONE NO: (415) 495–8800 FAX NO. (Optional):	R.	-
E-MAIL ADDRESS (Optional)	Tivo Disint Ed	
ATTORNEY FOR (Name). TENDERLOIN HOUSING CLINIC,	INC., Plaintall	ILED
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN FRANCISCO		" Superior Court
street address: 400 McAllister Street Mailing address:		APR 2 3 2007
CITY AND ZIP CODE: San Francisco, California,	94102	201.00
BRANCH NAME:	al Uni	ON PARK-LI, Clerk
PLAINTIFF: TENDERLOIN HOUSING CLINIC, INC.	Si I i among	Pakine Paris
		Depuly Lines
DEFENDANT: DENNIS DIMARCO,		Summore issued
X DOES 1 TO 10, inclusive		
COMPLAINT — UNLAWFUL DETAINER*		CASE NUMBER:
X COMPLAINT AMENDED COMPLAINT (Amendment N	umber): CUD	-07-621728
		- V Z Z / / Z U
Jurisdiction (check all that apply):		
ACTION IS A LIMITED CIVIL CASE		
Amount demanded X does not exceed \$10,000 exceeds \$10,000 but does not exceed \$2	: ^	
		·
ACTION IS AN UNLIMITED CIVIL CASE (amount demanded e		at applich
ACTION IS RECLASSIFIED by this amended complaint or cro	· —	, , ,
from unlawful detainer to general unlimited civil (possession of from unlawful detainer to general limited civil (possession not		om limited to unlimited
		on difficultives to minited
1. PLAINTIFF (name each): TENDERLOIN HOUSING CLI	NIC. INC.	
		•
alleges causes of action against DEFENDANT (name each): DEN	NIS DIMARCO	
	_	
2. a. Plaintiff is (1) an individual over the age of 18 years. (4)	a partnership.	lifornia Nonprofit
	a corporation.	IIIOIMIA NOMPIOLIC
(3) L other (specify):		
b. Plaintiff has complied with the fictitious business name law	s and is doing business und	er the fictitious name of (specify):
3. Defendant named above is in possession of the premises located at	•	•
41 Jones Street, #611, San Francisco,	CA., 94102, San	Francisco County
·		
 Plaintiff's interest in the premises is as owner X other named defendant(s) have a sublessor-sublessee The true names and capacities of defendants sued as Does are unknown. 	<i>(specify):</i> as lessee of a	owner. Plaintiff and the
5. The true names and capacities of defendants sued as Does are unknown.	own to plaintiff.	dily described below
6. a. On or about (date): before defendant (name each):		
November 1, 2006		
<u></u>		
(1) agreed to rent the premises as a X month-to-month ten	incy other tenancy (specify):
(2) agreed to pay rent of \$ 238.50 payable mo	ithly _A_ other (specify li	requency): twice monthly
(3) agreed to pay rent on the X first of the month X o	iner day <i>(specify):</i> ਕਸਦ ਪ	of each month
b. This written X oral agreement was made with	-	
	iff's predecessor in interest.	
(2) X plaintiff's agent. (4) other	(specify):	
• NOTE: Do not use this form for exictions after sale (Code Civ. Proc.	6 1161a)	Book to at t

PLAINTIFF (Name):	TENDERLOIN HOUSING CLINIC, INC.	CASE NUMBER:
DEFENDANT (Name):	DENNIS DIMARCO, et al.	CASE MONBERS
6. c. X The defer	ndants not named in item 6a are	
(1) <u>X</u>		
(2) X	assignees.	
(3)	The state of the s	ssession ·
d The agree	ement was later changed as follows (specify):	
e. A copy of	the written agreement, including any addenda or attachments that find Exhibit 1. (Required for residential property, unless item 6f is cha	•
and labele	d Exhibit 1. (Required for residential property, unless item 6f is che ential property) A copy of the written agreement is not executed.	orm the basis of this complaint, is attached
f. (For reside	ential property) A copy of the written agreement is not attached became written agreement is not attached became agreement is not in the processing of the statement.	Cause (specify reason)
	his action is solely for nonpayment of rent (Code Civ. Proc., § 1161 (name each): DENNIS DIMARCO	(2)).
or Deterioring	thanie eachy: DENNIS DIMARCO	
was serve	d the following notice on the same date and in the same manner:	
(1)	3-day notice to pay rent or quit (4) 3-day notice to pa	of annual control
(2)	30-day notice to quit (5) 3-day notice to pe	erform covenants or quit
	co-day house to quit	••
0. (1) On (a (2) Defen	are): March 26, 2007 the period state of the second state of the s	expired at the end of the day.
c. All facts st	dants failed to comply with the requirements of the notice by that da ated in the notice are true.	te.
d. X The	notice included an election of forfair	
e. 🔀 A co	by of the notice is attached and labeled Exhibit 2. (Required for res.	idential annual Control
f. 🗀 One (Y more defendants were asset to the	denual property. See Code Civ. Proc.,
man	or more defendants were served (1) with a different notice, (2) on a ner, as stated in Attachment 8c. (Check item 8c and attach a statem 57a-e and 8 for each defendant.)	different date, or (3) in a different
кет	6 /a-e and 8 for each defendant 1	ierit providing the information required by
monode	n item 7a was served on the defendant named in item 7a as follows	:
٠٠ لکيا ١٠	r personally handing a copy to defendant on (date): March 2	
رد ر رد) of	leaving a copy with (name or description): suitable age and discretion, on (date): at defends	, a person
A	ND mailing a copy to defendant at defendant's place of recidence	ant's residence business
	suggested and calling the found at defendant's residence or usual	1 (date): I place of business
• • • • • • • • • • • • • • • • • • • •	POSITIVE COLVENIES IN THE PROPERTY OF A A A A A A A A A A A A A A A A A A	
(a)	siding at the premises AND mailing a copy to defendant at the prem	J AND giving a copy to a person found isses on (date):
(b)	because deterioant's residence and usual place of business	cannot be ascertained OR
• •		
ac	of for 3-day notice; see Civil Code, § 1946 before using) by sending dressed to defendant on (date):	a copy by certified or registered mail
(a) [] (A)	of for residential tenancies: see Chill Codo E 1052 b. C.	he manner energial in a contract
b. (Name):		
written rental	agreement. was served on be	half of all defendants who signed a joint
Information at	Out service of notice on the defendance.	
. —	and labeled Extitol(7	
Plaintiff demand	5 POSSESSION from each defendants	
At the time the 3.	day notice to pay rent or quit was served, the amount of rent due value of the premises is \$ 15,90	term lease.
The fair rental va	lue of the premises is \$ 15.90 per day.	703 \$ ~ \$ & £ & £ . & & J
IO-100 [Rev. January 1, 2005]	<u> </u>	
- Inev. January 1, 2005)		

PLAINTIFF (Name):	TENDERLOIN	HOUSING	CLINIC	, INC.	CASE NUMBER:	
DEFENDANT (Name):	DENNIS DIMA			•		
12. Defendant's	s continued possession	on is maticious	and plaint	ill is potitled to st	latutory damages under (
		.evis suppoin	'Y a ciallil u	17 10 3000 III Alla	chment 12.)	Lode of Civil Procedure
	greement between the			-		
14. LX Defendant's and date of	Freeze, Pail	rancinc	o Resid	lential Re	ordinance of <i>(city or coun</i> ent Stabilizati 176-79, as amen	on and
Plaintiff has	met all applicable re-	quirements of	the ordinan	ces.		
15. Other allega	itions are stated in At	lachment 15.				
 Plaintiff accepts the second of the second of		ir any, or the c	ourt.	-		
a. possession of			1. X	damages at the	rate stated in item 11 fro	m
b. costs incurred	in this proceeding: rent of \$ 2,227,	^ ~ =		(date:) Apri]	L 1, 2007 for e	each day that
d. reasonat	attorney fees.	25	g. 🗔	Statutory damage	ain in possession through ges up to \$600 for the cor	entry of judgment.
e. X forfeiture			9 ⁻ (item 12.	les of 10 2000 for the Cor	iduct alleged in
			h. X	other (specify):		d further relie
18. X Number of p	pages attached (spec	ify): Two	(2)		necessary.	may deem just a
	UNLAWFUL (DETAINER A	SSISTAN	T (Bus. & Prof.	Code, §§ 6400-6415)	
 (Complete in all ca with this form. (If p 	ases.) An unlawful de plaintiff has received a	etainer assista Iny help or ad	nt 🔯 d	did not from an unlawfu	did for compensation g	ive advice or assistance
a. Assistant's na	me:			c. Te	lephone No.:	
 b. Street address 	s, city, and zip code:				unty of registration:	
				e. Re	egistration No.:	
				c. Ex	pires on <i>(date):</i>	
Date: April 20	2007					
ARNOLD W.	EVJE II PE OR PRINT NAME)		_	<u> </u>	holds	SmI
. ***	re on Print Round			·	(SIGNATURE OF PLÄINTIFF	ÓR ATTORNÉYY
// Ico a	dillarant miliantian		RIFICATIO			
l am the plaintiff in this	Officered vertication	rorm ir the ven	rication is b	y an attorney or i	for a corporation or partn	ership.)
California that the fore	going is true and corr	ect.	nplaint, 1 de	clare under pena	lty of perjury under the la	ws of the State of
Date:						
				\	6nn	·
m	PE OR PRINT NAME)		_	<u> </u>	SEE ATTACHED	VERIFICATION
(17	re un rom (NAME)				(SIGNATURE OF PL)	untiff)

THREE (3) DAY NOTICE TO PAY RENT OR QUIT

TO: <u>Douglas DiMarco</u> DOES I – X TENANT (s) IN POSSESSION

YOU ARE HEREBY notified that the rent is now due and payable on the premises now held and occupied by you, being those premises situated in the City of San Francisco, County of San Francisco, State of California, commonly known as <u>Boyd Hotel, 41 Jones Street, Room #611, San Francisco, CA 94102.</u>

Your account is delinquent in the amount of \$2227.25 being the rent for the periods:

FROM:	TO:	AMOUNT
Nov 01 2006	Nov 15 2006	\$80.75 Balance
Nov 16 2006	Nev 30 2006	\$238.50
Dec 01 2006	Dec 15 2006	\$238.50
Dec 16 2006	Dec 31 2006	\$238.50
Jan 01 2007	Jan 15 2007	\$238.50
Jan 16 2007	Jan 31 2007	\$238.50
Feb 01 2007	Feb 15 2007	\$238.50
Feb 16 2007	Feb 28 2007	\$238.50
Mar 01 2007	Mar 15 2007	\$238.50
Mar 16 2007	Marc 31 2007	\$238.50

YOU ARE HEREBY required to pay said rent in full within three (3) days, personally to the Hotel Manager on Duty, located at Manager's Office, 41 Jones Street, San Francisco, CA, 94102, Phone #(415) 621-4619, office hours Monday through Friday, 9a.m. – 5p.m., or to remove from and deliver up possession of the abovementioned premises to the manager of the landlord, who is authorized to receive same, or legal proceedings will be instituted against you to recover possession of said premises, to declare the forfeiture of the lease or rental agreement under which you occupy said premises, and to recover rents and damages together with court costs and attorney's fees, if applicable. THIS NOTICE SUPERCEDES ANY AND ALL-PREVIOUS NOTICES.

ADVICE REGARDING THIS NOTICE IS AVAILABLE FROM THE SAN FRANCISCO RESIDENTIAL RENT STABILIZATION AND ARBITRATION BOARD. YOU MAY CALL (415) 252-4600. THIS LESSOR AND THIS NOTICE COMPLY WITH SAN FRANCISCO ADMINISTRATIVE CODE CHAPTER 37.9, SECTION 37.9 (a), SUBSECTION (1), ENACTED IN 1979, AND AMENDED THEREAFTER, IN THAT THE TENANTS HAVE FAILED TO PAY THE RENT TO WHICH THE LANDLORD IS LAWFULLY ENTITLED UNDER THE RENTAL AGREEMENT BETWEEN THE TENANTS AND THE LANDLORD.

DATED: March 23, 2007

Magager's Signature

Manager's Name: <u>Jesus A. Lopez</u>
Manager's Title: <u>General Manager</u>
Manager's Address: <u>41 Jones Street</u>

TENDERLOIN HOUSING CLINIC, INC., Landlord

EXHIBIT_2

<u>VERIFICATION</u>

I, Drenne	Shelton,	say that:
-----------	----------	-----------

I am the Director of Property Management for Tenderloin Housing Clinic, Inc., a California Non-Profit Corporation who is the Plaintiff in the above-entitled action. As such I am more familiar with the facts alleged in the above pleading than the plaintiff and for that reason make this verification on plaintiff's behalf, and am authorized to do so.

I have read the foregoing Complaint in Unlawful Detainer and the facts alleged in the above pleading are within my knowledge. The foregoing is true of my knowledge, except as to the matters therein stated on my belief, and as to those matters, I believe to be true. I declare under penalty of perjury that the foregoing is true and correct. Executed at San Francisco,

California on April 20, 2007.

Drennen Shelton

Director of Property Management