ATTORNEY OR PARTY WITHOUT ATTORNEY (Name a. Idrass): TELEPHONE NO	982.1(90)			
TELEPHONE NO.: (415) 495-8800	FOR COURT USE ONLY			
ARNOLD W. EVJE II, Attorney at Law, #095124	ļ			
995 Market Street, Suite 1500	3 2 5			
San Francisco, California, 94103				
San	Francisco			
EXPONENTACIONAL LENDEREUIN HOUSING CLINIC, INC. Plaintit	f Sourt			
NAME OF COURT: San Francisco Superior Court, Limited	JUN 1 2004			
STREET ADDRESS: 400 McAllister Street, Room 103	2004			
MAILING ADDRESS:	RON PARK-LI, Clerk			
CITY AND ZIP CODE: San Francisco, California, 94102 BY:	C.T			
BRANCH NAME:	Victor La Victoria			
PLAINTIFF: TENDERLOIN HOUSING CLINIC, INC.	Geputy Clerk			
	j			
DEFENDANT: WELDON BANKS,	and the state of t			
AMBRIA	ns is the same of			
X DOES 1 TO 10, inclusive	1112			
	CASE NUMBER:			
COMPLAINT—Unlawful Detailer* \$1,620.50 and	• • •			
possession	CUD - 04 - 61 0 5 7 1			
1. a. Plaintiff is (1) an individual over the age of 18 years (4)				
(4)	partnership			
(2) a public agency (5) X a c	corporation California Nonprofit			
(3) L other (specify):				
b. Plaintiff has complied with the fictitious business name laws and is doing busin	ess under the fictitious name of			
(specify):				
2. Defendants named above are in possession of the premises located at (street address, a	apt. No., city, and county):			
520 South Van Ness Avenue, #123 , San Francisco,	CA., San Francisco County			
	,			
3. Plaintiff's interest in the premises is as owner X other (specify): as les	see of owner. Plaintiff and the			
4. The true names and capacities of defendants sued as Does are unknown to plaintiff. nam	ed defendant(s) have a sublessor-			
5 a On or about (date): 1 a defendants (named). WET DON Sub	lessee agreement as more fully			
· · DETOILE agreement (many obj. m = - m m = -	cribed below.			
1 COLUMN TO THE STATE OF THE ST				
(2) agreed to pay rent of \$ 231.50 payable monthly other (specify frequency): twice monthly The rent is due on the X first of the month X other day (specify): and the sixteenth (16th) day				
	-			
	of each month			
(1) plaintiff (3) plaintiff's predect				
(2) X plaintiff's agent (4) other (specify):				
c. X The defendants not named in item 5a are	Unapproved occupants			
(1) X subtenants (2) X assignees (3) X other (specify): in possession				
d The agreement was later changed as follows (specify):				
e. A copy of the written agreement is attached and labeled Exhibit 1.				
6. X a. Defendants (names): WELDON BANKS				
were served the following notice on the same date and in the same manner:				
	no to quit			
(1) X 3-day notice to pay rent or quit (4) 3-day notice (2) 3-day notice to perform covenants or quit (5) 30-day not	· · · · · · · · · · · · · · · · · · ·			
	ice to quit			
(3) other (specify):				
b. (1) On (date): May 27, 2004 the period stated in the notice of				
(2) Defendants failed to comply with the requirements of the notice by that date	9.			
c. All facts stated in the notice are true.				
d. X The notice included an election of forfeiture.				
e. X A copy of the notice is attached and labeled Exhibit 2.				
f. One or more defendants was served (1) with a different notice, or (2) on a different date, or (3) in a different manner,				
as stated in attachment 6f. (Check item 7c and attach a statement providing the information required by items 6a-e				
and 7 for each defendant.)				
*NOTE: Do not use this form for additions offer self- (Ondo Otto Deco O 4404-)				
*NOTE: Do not use this form for evictions after sale (Code Civ. Proc., § 1161a).				
(Continued on reverse)				

Form Approved by the Judicial Council of California 982.1(90) [Rev. July 1, 1996] Optional Form

OI ANIZIO	
PLAINTIFF (Name): TENDERLOIN HOUSING (TI TNIC
DEFENDANT (Name): WELDON DATE	LINIC, INC. CASE NUMBER:
WELLIEN BANTZO	
was served on the defense	dants named in item 6a as follows:
(1) X by personally handing a copy to defe	endant on (date): May 24, 2004
of suitable age and discretion and d	cription):
" " D mainly a copy to defendent at	at detendants
because defendant cannot be found	prior of rosiderice on (date):
by posting a copy on the promises	deliberation residence or usual place of business
residing at the premises) AND mailing	and giving a copy to a person found
(b) because no power of the	Price and usual place of business cannot be ascertained OR ble age or discretion can be found to be ascertained.
(4) (not for 3-day notice; see Civil Code	ble age or discretion can be found there.
mail addressed to defendent as 4444	by sending a copy by certified as as it
(5) (not for residential tenancies; see Civi	Code section 1953 before using) in the manner specified in a written
b. (Name):	i
	1 44 4
Land I william Uping the Doce of the Land Land	The state of the s
9. X At the time the 3-day notice to pay root or mit.	ecause of expiration of a fixed-term lease.
10. LX The fair rental value of the promises to	brived, the amount of rent due was \$ 1 620 50
1: Land Evere identis' continued possession to mattel and	por day.
section 1174(b). (State specific facts supporting a classical specific facts and classical specific facts are classical specific facts.	per day. Dlaintiff is entitled to statutory damages under Code of Civil Procedure im up to \$600 in attachment 11)
diversity between the partice provides t	
Arnitration Anal	
Plaintill has met all applicable requirements of the arm	ce, No. 276-79, as amended.
14. Lad Uther allegations are stated in attachment 4.4	midices.
15. Plaintiff remits to the jurisdictional limit, if any, of the court.16. PLAINTIFF REQUESTS	
a. possession of the premises.	
b. costs incurred in this proceeding.	damages at the rate stated in item 10 from
c. A past due rent of \$1,620.50	(date): 5 tille 1, 2004
o. reasonable attorney fees.	uelendants remain in possession through anterest
e. A forfeiture of the agreement.	The state of the s
	- constitution of the second s
	as the Court may deem just and necessary.
17. X Number of pages attached (specify): Two: (2)	1.
UNIAWELL DETAINED ACCIOTANT (**	ness and Professions Code sections 6400-6415)
18. (must be answered in all cases) An unlawful detainer assistance with this form. (If plaintiff has received any help of	nt X did not did for some settions 6400-6415)
assistance with this form. (If plaintiff has received any help of a. Assistant's name:	advice for pay from an unlawful detainer and the
c. Street address, city, and ZIP:	b. Telephone No.:
and ZiP:	
d. County of registration:	interit and the same of the sa
o. ricgi	stration No f. Expires on (date):
ARNOLD.W. EVJE.II	
(TYPE OR PRINT NAME)	(SIGNATURE OF PLAINTIFF OR ATTORNEY)
(Use a different verification form it)	CATION
(Use a different verification form if the verification is I am the plaintiff in this proceeding and have read this complaint.)	by an attorney or for a corporation or partnership.)
California that the foregoing is true and correct	declare under penalty of perjury under the laws of the State of
Date:	<u>, </u>
	SEE ATTACHED VERIFICATION
(TYPE OR PRINT NAME)	
	(SIGNATURE OF PLAINTIFF)

THREE (3) DAY NOTICE TO PAY RENT OR QUIT

TO: Weldon Banks DOLS I – X TENANT (s) IN POSSESSION

YOU ARE HEREBY no ified 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 Califo nia, commonly known as Room 123 Mission Hotel, 520 South Van Ness Avenue San Francisco, CA 94110.

Your account is delinquent in the amount of \$1,620.50 being the rent for the periods:

•		======================================	
<u>FROM</u> :	<u>TO</u> :	AMOUNT:	
February 16, 2	04 February 29, 2004	\$ 231.50	
March 1, 2004	March 15, 2004	\$ 231.50	
March 16, 2004	March 31, 2004	\$ 231.50	
April 1, 2004	April 15, 2004	\$ 231.50	
April 16, 2004	April 30, 2004	\$ 231.50	
May 1, 2004	May 15, 2004	\$ 231.50	
May 16, 2004	May 3 0 , 2004	\$ 231.50	

This notice supercedes and cancels any and all previous notice YOU ARE HEREBY required to pay said rent in full within three (3) days, personally to the Mission Hotel Manz ger Sean Hughes, located at 520 South Van Ness Avenue, San Francisco, California 94 110, (415) 621-4422, 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.

ADVICE REGARDING THIS NOTICE IS AVAILABLE FROM THE SAN FRANCISCO RESIDENTIAL RENT S CABILIZATION 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 FENT TO WHICH THE LANDLORD IS LAWFULLY ENTITLED UNDER THE RENTAL. GREEMENT BETWEEN THE TENANTS AND THE LANDLORD.

DATED: Styl 04

Sean Hughes

General Manager

520 South Van Ness Avenue San Francisco, CA 94110 Telephone: (415) 621-4422