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c			.1	~	Λ.	
	LJ	IVI		٠,	LJ	

SUMMONS (CITACION JUDICIAL):

UNLAWFUL DETAINER—EVICTION

(RETENCIÓN ILÍCITA DE UN INMUEBLE—DESALOJO)

NOTICE TO DEFENDANT:

(AVISO AL DEMANDADO): HAROLD POYNTER,

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 filling 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 papeies legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. (Para calcular los cinco días, cuente los sábados y los domingos pero no los otros días feriados de la corte. Si el último día cae en sábado o domingo, o en un día en que la corte esté cerrada, tiene hasta el próximo día de corte para presentar una respuesta por escrito). 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 tiame a un abogado inmediatamente. Si no conoce a un abogado, puede tiamar 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 gratultos 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.courtinfo.ca.gov/seifhelp/espanol/) o poniéndose en co	stacto con la corte o el colegio de abogados locales.
1. The name and address of the court is: (El nombre y dirección de la code es): San Francisco Superior Court. Li	mited Jurisdiction
San Francisco Superior Court, Li 400 McAllister Street, Room 103 San Francisco, California, 94102 The name, address, and telephone number of plaintiffs:	
Arnold W. Evje II, Attorney at L 995 Market Street, Suite 1500 San Francisco, California, 94103	aw, #095124
3. (Must be answered in all cases) An unlawful detainer a for compensation give advice or assistance with this for detainer assistant, complete item 6 on the next page.)	ssistant (Bus. & Prof. Code, §§.6400–6415) X did not did id in. (If plaintiff has received any help or advice for pay from an unlawful
Date: JUL 1 8 2006 (Fecha)	GCOR by DIC William Deputy (Adjunto)
(For proof of service of this summons, use Proof of Service (Para prueba de entrega de esta citatión use el formulario P	
4. NOTICE TO THE PERSO	
a. x as an individual b. as the person s	ued under the fictitious name of (specify):
c. as an occupant	
d. on behalf of (sp	10 (corporation) CCP 416.60 (minor)
	20 (defunct corporation) CCP 416.70 (conservatee)
	40 (association or partnership) CCP 416.90 (authorized person) 46 (occupant) other (specify):
5. by personal deli	

ATTORNEY OR PARTY WITHOUT ATTORNEY (Marte		
ARNOLD W. EVJE II, At 995 Market Street. Suite	Nev at Tare #005124	FORCOLARY USE CALLY
995 Market Street, Suite	1500 DdW(#U33124	
San Francisco, Californi	- 040	San Francisco County Superior Court
741E) 40E and	A, 94103	Court Court
TELEPHONE NO.: (415) 495-880	Λ .	JUL 1 8 2006
ATTORNEY FOR (Name): TENDERLOIN HO	USING CLINIC THE PLA	in 1 cc
	SALI PRANCECCO	ERT FON PARK-LI, Clerk
STREET ADDRESS: 400 McAlliste	er Street, Room 103 B	Y: Nother & Burns
MAILING ADDRESS:	re perege, Koom 103 B	The state of the s
CITY AND ZIP CODE: San Emanas	<u>.</u>	Deputy Clark
BRANCH NAME:	o, California, 94102	
CASE NAME:		
TENDERLOIN HOUSING CLINIC, INC	v. HAROLD POYNTER, et	
CIVIL CASE COVER SHEET	THE PARTY OF THE PROPERTY OF	al
Unlimited X Limited	Complex Case Designation	CUD-06-618881
	Counter Joinder	1999-99-918881
V = 1.0 - 1.10		
	Filed with first appearance by defend	iant JUDGE:
	Cal. Rules of Court in to 1811)	l acas
Items 1–5 be	OW much be security of	Deri:
Check one box below for the case type that Auto Tost	t hest describes this asset instructions	on page 2).
Auto Tort	r pest describes this case:	
Auto (22)	Contract	Provisionally Complex Civil Litigation
	Breach of contract/warranty (06)	(Cal. Rules of Court, rules 1800–1812)
Uninsured motorist (46)	Collections (09)	
Other PI/PD/WD (Personal Injury/Property	r = 1	Antitrust/Trade regulation (03)
Damage/Wrongful Death) Tort	Insurance coverage (18)	Construction defect (10)
Asbestos (04)	United Contract (37)	Mass tort (40)
Product liability (24)	Real Property	Securities litigation (28)
	Eminent domain/Inverse	
Medical malpractice (45)	condemnation (14)	Environmental/Toxic tort (30)
Other PI/PD/WD (23)	Wrongful eviction (33)	Insurance coverage claims arising from the
Non-PI/PD/WD (Other) Tort		POVE II SIGU DIONSIONATIV COMOLOGIA AND I
Business tort/unfair business practice (07)	Other real property (26)	types (41)
Character to the contract business practice (07)	Unlawful Detainer	inforcement of Judgment
Civil rights (08)	Commercial (31)	Enforcement of judgment (20)
Defamation (13)		fiscellaneous Civil Complaint
Fraud (16)	<u></u>	
	L Drugs (38)	RICO (27)
Intellectual property (19)	Judicial Review	Other complaint (not specified above) (42)
Professional negligence (25)	Asset forfeiture (05)	liscellaneous Civil Petition
Other non-Pt/PD/WD tort (35)		
Employment	Petition re: arbitration award (11)	Partnership and corporate governance (21)
Wrongful termination (36)	Writ of mandate (02)	Other petition (not specified above) (43)
	Other judicial review (39)	
Other employment (15)	Caret Joolcal Leview (39)	
2. This case is is is not comp		
factors requiring exceptional judicial manag	lex under rule 1800 of the California Rule	es of Court. If the case is complex, mark the
a. Large number of separately and a		
=== === normodi oi separately repres	ented parties d. Large number o	of witnesses
- Constitution of the Cuce raising of	ifficult or novel a	
issues triat will be time-consuming	to resolve	ith related actions pending in one or more courts
c. Substantial amount of documentar	in other codride:	5, States, of countries, or in a federal court
Type of remedies sought (check all that app	/ evidence f Substantial post	fjudgment judicial supervision
The street sought (CHECK all that app	· 7 /a	o way-train ouper vision
a. X monetary b. X nonmonetar	y; declaratory or injunctive relief c.	7
Country of aggregation of the country of the countr	(1)	☐ punitive
is This case is is not a class	- var	
	action suit.	
6. If there are any known related cases, file and Date: July 17, 2006	I serve a notice of related case. Wou ma	V USA form CN OF
Date: July 17, 2006) 000 19111 CM-0 10.)(_ /
ARNOLD W. EVJE II	k /	
(TYPE OR PRINT NAME)		acount (wie is
	(SIGN	ATURE OF PARTY OR ATTORINEY FOR PARTY)
 Plaintiff must file this cover sheet with the fire under the Probate Code, Family Code, or Wiles 	NOTICE	
under the Probate Code, Family Code	it paper filed in the action or proceeding (except small daims cases or cases filed of Court, rule 201.8.) Failure to file may result
		of Court, rule 201.8.) Failure to file may recrit
If this case is complex under rule 1800 et secother parties to the action or proceeding.	street required by local court rule.	·
other parties to the action or properties	t. of the California Rules of Court, you mu	Ist serve a copy of this cover sheet on all
• Unless this is a complex and this arms		
 Unless this is a complex case, this cover she m Adopted for Mendatory Use 	et will be used for statistical purposes onl	_{ly.}
III PUOPING TO MANGATORY (Jag		Page 1 of 2 i

the second secon	UD-100
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): ARNOLD W. EYJE II, Attorney: at Law, SB #095124	FOR COURT USE ONLY
995. Market Street, Suite 1500	
San Francisco, California, 94103	1 _
TELEPHONE NO.: (415) 495-8800. FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	LLED
ATTORNEY FOR (Name): TENDERLOIN HOUSING CLINIC, INC., Plaintiff	nelsco County Superior Court
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN FRANCISCO	JUL 1 8 2006
STREET ADDRESS: 400 McAllister Street	1
MALING ADDRESS: CITY AND ZIP CODE: San Francisco, California, 94102	PON PARK-LI, Clerk
BRANCH NAME: BY:	Water En Part In
PLAINTIFF: TENDERLOIN HOUSING CLINIC, INC.	Depur Clerk
DEFENDANT: HAROLD POYNTER,	Summons issued
X DOES 1 TO 10, inclusive	
COMPLAINT — UNLAWFUL DETAINER*	CASE NUMBER:
COMPLAINT AMENDED COMPLAINT (Amendment Number):	VD-06-618881
Jurisdiction (check all that apply):	·
ACTION IS A LIMITED CIVIL CASE	
Amount demanded does not exceed \$10,000	
exceeds \$10,000 but does not exceed \$25,000	
ACTION IS AN UNLIMITED CIVIL CASE (amount demanded exceeds \$25,000)	16-46-A
ACTION IS RECLASSIFIED by this amended complaint or cross-complaint (check all	
from unlawful detainer to general unlimited civil (possession not in Issue) from unlawful detainer to general limited civil (possession not in Issue)	from limited to unlimited
I total parameter of desictal littlined CIAH (bo22622) out tot (to 12206)	from unlimited to limited
1. PLAINTIFF (name each): TENDERLOIN HOUSING CLINIC, INC.	
afleges causes of action against DEFENDANT (name each): HAROLD POYNTER	
•	
2. a. Plaintiff is (1) an individual over the age of 18 years. (4) a partnership.	alifornia Nonprofit
(-) <u></u> - - - - - - - - -	attrountd nomproces
(3) other (specify):	
b. Plaintiff has complied with the fictitious business name laws and is doing business ur	nder the fictitious name of (specify):
3. Defendant named above is in possession of the premises located at (street address, apt. no., co	ity, zip code, and county):
811 Geary Street, #101 , San Francisco, CA., 94109, S.	
 Plaintiff's interest in the premises is as owner _X other (specify):as lessee of named defendant(s) have a sublessor-sublessee agreement as more The true names and capacities of defendants sued as Does are unknown to plaintiff. 	owner. Plaintiff and the fully described below.
6. On or short (data): he force defendant from each UNDOLD DOWNER.	
6. a. On or about (date): before defendant (name each): HAROLD POYNTER	
May 1, 2006	
(1) agreed to rent the premises as a (X) month-to-month tenancy (III) other tenancy	· (specify):
(2) agreed to pay rent of \$ 235.00 payable monthly X other (specify	
(3) agreed to pay rent on the X first of the month X other day (specify): and	the sixteenth (16th)
day day	of each month
b. This written oral agreement was made with	
(1) plaintiff. (3) plaintiff's predecessor in interes (2) plaintiff's agent. (4) other (specify):	L.
(2) X plaintiff's agent. (4) other (specify):	
• NOTE: Do not use this form for evictions after sale (Code Civ. Proc., § 1161a).	Page 1 of 3

PLAINTIFF (Name):	TENDERLOIN	HOUSING CL	INIC. IN	C.	CASE NUMBER:
DEFENDANT (Name):	HAROLD POYN		<u>•</u>		
6. c. X The defer	rdants not named in	item 6a are			
(1) 🔀					•
(2) [X]	J				
(3)		Unapproved	occupan	ts in poss	session ·
d. [] The agree	ement was later cha	nged as follows <i>(sp</i>	ecify):		
	•				
e. A copy of	the written agreeme	nt. including any a	idanda or atta	obmosto that fa	n the basis of this complaint, is attached
	···· / / / / / / / / / / / / / / / / /	ob) or me writtell 9	creement is n	Ot attached becar	ISA (carrifu carren).
·" <u> </u>	me willen agreeme	nt is not in the pos	session of the	landlord or the last	odlorda omelous e e e e
_ ~	and decoll is solely i	or nonpayment of t	ent (Code Civ	r. Proc., § 1161(2))
7. LxJ a. Defendan	t <i>(name each):</i> H.P	ROLD POYIJTI	ER		
•		•			<u>.</u>
	AAL-AM-	ż	•		•
was serve	ed the following notice	e on the same date			
(1) <u>X</u>	3-day notice to pay 30-day notice to qu	rent or quit	(4) 🔲 3-	day notice to perfe	orm covenants or quit
(3)	60-day notice to qu		(3) [] 3-(day notice to quit	
• • • • • • • • • • • • • • • • • • • •	date): July 10,			her (specify):	
(2) Defer	idants failed to comp	y With the remires	neote of the w	ed in the notice ex	xpired at the end of the day.
c. All facts s	tated in the notice a	re true.	ments of the H	ouce by that date.	•
d. 🔼 The	notice included an	election of forfeiture	.		
e. [X] A co	ppy of the notice is a	ttached and labeled	d Exhibit 2. <i>(H</i>	Required for reside	ential property. See Code Civ. Proc.,
f. One	.oc.more defendants	Word cound (1)	it was		
. mar	ner, as stated in Att	achment 8c. <i>(Che</i>	iui a different i Ck item 8c and	notice, (2) on a dil 1 attach a statomo	ferent date, or (3) in a different ent providing the information required by
8. a. X The notice	ns 7a-e and 8 for ea	ch defendant.)		onacii a statelile	are providing the information required by
viic nouce	in item 7a was serv	ed on the defendar	it named in ite	m 7a as follows:	
	y personally handin	g a copy to defend:	ant on <i>(date):</i>	July 7, 2	006
(2) []	by leaving a copy with	h <i>(name or descrip</i>	tion):		a person
	of suitable age and d AND mailing a copy	iscretion, on <i>(date)</i> In defendant at dol	ļ: ondonija atas	at defendan	
- t	ecause defendant o	annot be found at	erioani, s piace fefendants co	or residence on	(date):
، سے د	no vacoura a copy on	IDO Dremises on //	istal:		
r	esiding at the premis	ses AND mailing a	copy to defen	dant at the premis	AND giving a copy to a person found
(2	a) Lecause de	efendant's residenc	e and usual n	lace of business	
	,	, P.C. 2011 OF 2016 DIE	t ann or nisme	TIAN CON NA FALLE A	4h
(4) 🗀 (VOLIOF 3-day notice:	see Civil Code & 1	1946 before us	sing) by sending a	copy by certified or registered mail
(5)	iddressed to defend	ant on <i>(date):</i>			oranica of registered filali
, , , , , , , , , , , , , , , , , , ,	ommercial lease bet	<i>vancies; see Civil C</i> ween the parties	Gode, § 1953 [before using) in the	e manner specified in a written
o (Name):		, and parties.			
written renta	l agreement.		•	os served on ben	alf of all defendants who signed a joint
d. Proof of son	about service of noti	ce on the defendan	its alleged in i	tem 7f is stated in	Attachment 8c
· —		out to is attached	aum ispeied F	xhibit 3.	
Plaintiff deman	ds possession from	each defendant be	cause of expi	ration of a fixed to	rm lease
			ved, the amou	unt of rent due wa	95 \$ 1 _075 _00
e ian teutal /	value of the premise	s is'\$ 15.66	per day,		
0.10010				_	

PLAINTIFF (Name): TENDERLOIN TIOUSING CLINIC	TNC
	, INC. CASE HUMBER:
DEFENDANT(Name): HAROLD POYNTER, et al.	ii
12. Defendant's continued possession is malicious, and plaints section 1174(b). (State specific facts supposition and plaints	iff is entitled to statutory damages under Code of Civil Procedure
13. A written agreement between the parties provides for attor	ney fees.
14. X Defendant's tenancy is subject to the local rept sector of	
ban rranctaco K6210	lential Rent Stabilization and ice, No. 276-79, as amended.
Plaintiff has met all applicable requirements of the ordinance	es.
15. L Other allegations are stated in Attachment 15.	
16. Plaintiff accepts the jurisdictional limit, if any, of the court.17. PLAINTIFF REQUESTS	
a. possession of the premises.	damagne at the sate at the sate
b. costs incurred in this proceeding:	damages at the rate stated in item 11 from (date:) July 16, 2006 for each day that
c. [X] past-due rent of \$ 1,075.00	defendants remain in possession through entry of judgment.
e. X forfeiture of the agreement.	statutory damages up to \$600 for the conduct alleged in Item 12.
	other (specify): Such other and further relief
18. X Number of pages attached (specify): Two (2)	as the Court may deem just and necessary.
UNLAWFUL DETAINER ASSISTANT	「(Bus. & Prof. Code. & 6400_6415)
19. (Complete in all cases.) An unlawful detainer accident [V]	raa [
with this form. (If plaintiff has received any help or advice for pay	lid not did for compensation give advice or assistance from an unlawful detainer assistant, state:)
a. Assistant's name:	c. Telephone No.:
b. Street address, city, and zip code:	d. County of registration:
	e. Registration No.:
	c. Expires on (date):
Date: July 17, 2006	
•	
ARNOLD W. EVJE II	16-10-1
(TYPE OR PRINT NAME)	Contraction of the state of the
	(SIGNATURE OF PLAINTINF OR ATTORNEY)
	· ·
	•
VERIFICATIO	•
(Use a different verification form if the verification is by	an attorney or for a corporation or partnership.)
I am the plaintiff in this proceeding and have read this complaint. I dec California that the foregoing is true and correct.	lare under penalty of perjury under the laws of the State of
Date:	
	·
	SPE AMMACUED THEFTE
(TYPE OR PRINT NAME)	SEE ATTACHED VERIFICATION
· · · · · · · · · · · · · · · · · ·	(SIGNATURE OF PLAINTIFF)

22.5

THREE (3) DAY NOTICE TO PAY RENT OR QUIT

TO: <u>Harold Poynter</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>Hotel Union</u>, 811 Geary Street, S.F., CA 94109, Unit # 101.

Your account is delinquent in the amount of \$1,075.00 being the rent for the periods:

FROM:	<u>TO:</u>	<u>AMOUNT</u> :
5-1-06	5-15-06	\$135.00(Bal.)
5-16-06	5-31-06	\$235.00
6-1-06	6-15-06	\$235.00
6-16-06	6-30-06	\$235.00
7-1-06	7-15-06	\$235.00

YOU ARE HEREBY required to pay said rent in full within three (3) days, personally to the Hotel Union Manager on Duty, located at 811 Geary Street, San Francisco, California 94109, (415) 673-5690, 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 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: July 7, 2006

James Chinn

General Manager

811 Geary Street

San Francisco, CA 94109

Telephone: (415) 673-5690

TENDERIOIN HOUSING CLINIC, INC., Landlord

EXHIBIT 3

VERIFICATION

2	I, Drennen Shelton, say that:
3	I am the Director of Property Management for Tenderloin Housing Clinic, Inc.,
4	a California Non-Profit Corporation who is the Plaintiff in the above-
5	entitled action. As such I am more familiar with the facts alleged in the
6	above pleading than the plaintiff and for that reason make this verification
7	on plaintiff's behalf, and am authorized to do so.
8	I have read the foregoing Complaint in Unlawful Detainer and the facts
9	alleged in the above pleading are within my knowledge. The foregoing is true
10	of my knowledge, except as to the matters therein stated on my belief, and a
11	to those matters, I believe to be true. I declare under penalty of perjury
12	that the foregoing is true and correct. Executed at San Francisco,
13	California on July 17, 2006.

Drennen Shelton

Director of Property Management

__