ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):	ELEPHONE NO.:	FOR COURT USE ONLY
-		
ATTORNEY FOR (Name):		
NAME OF COURT:		
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PLAINTIFF:		
DEFENDANT		
DEFENDANT:		
DOES 1 TO		
BOES 110		CASE NUMBER:
COMPLAINT—Unlawful Detainer*		ONCE NOWINERY.
1. a. Plaintiff is (1) an individual over the age of 18 years	(4) a	a partnership
(2) a public agency		a corporation
(3) other (specify):	()	·
b. Plaintiff has complied with the fictitious business name laws and	is doing bus	siness under the fictitious name of
(specify):		
2. Defendants named above are in possession of the premises located at (st	reet addres	s, apt. No., city, and county):
3. Plaintiff's interest in the premises is as owner other (spe	• /	
4. The true names and capacities of defendants sued as Does are unknown	to plaintiff.	
5. a. On or about (date): defendants (names):		
(1) agreed to rent the premises for a month-to-month tenance	:v	other tenancy (specify):
(2) agreed to pay rent of \$ payable mon	_	other (specify frequency):
	ay (specify):	
b. This written oral agreement was made with	ay (opcony).	
	aintiff's pred	ecessor in interest
	ner (specify)	
c. The defendants not named in item 5a are	(5,555)	•
	ner (specify)):
d. The agreement was later changed as follows (specify):	()),	
e. A copy of the written agreement is attached and labeled Exhibit	۱.	
6 a. Defendants (names):		
were served the following notice on the same date and in the same	_	
(1) 3-day notice to pay rent or quit (4)		otice to quit
(2) 3-day notice to perform covenants or quit (5)	30-day r	notice to quit
(3) other (specify):	lita da a a atta	and the second of the second of the second
		ce expired at the end of the day.
(2) Defendants failed to comply with the requirements of the notc. All facts stated in the notice are true.	ice by that o	aale.
d. The notice included an election of forfeiture.		
e. A copy of the notice is attached and labeled Exhibit 2.		
f. One or more defendants was served (1) with a different no	tice or (2) c	on a different date, or (3) in a different manner
as stated in attachment 6f. (Check item 7c and attach a sta		
and 7 for each defendant.)	Romont pro	vialing the initionination required by items 0a-e
,		
*NOTE: Do not use this form for evictions after sale (Code Civ. Proc., § 1161a	a).	

COMPLAINT—Unlawful Detainer

(Continued on reverse)

PLAINTIFF (Name):		CASE NUMBER:	
 DEFENDANT <i>(Name)</i> :			
7. a. The notice in item 6a was served on the defermance of the served on the defermance of the served on the defermance of suitable age and discretion, on AND mailing a copy to defendant because defendant cannot be four by posting a copy on the premises residing at the premises) AND mailing a copy on the premises residing at the premises) AND mailing at the premises of the server of the ser	efendant on (date): lescription): (date): at defendant's place of residence and at defendant's residence or uses on (date): (illing a copy to defendant at the pusidence and usual place of busins suitable age or discretion can be ade section 1946 before using) by date): Civil Code section 1953 before using: Civil Code section 1953 before using and behalf of all defendants who selfendants named in item 6f is stationally as served, the amount of rent dependant. and plaintiff is entitled to statutore.	, a person efendant's residence business e on (date): sual place of business. giving a copy to a person found premises on (date): ness cannot be ascertained OR found there. sending a copy by certified or registered using) in the manner specified in a written eigned a joint written rental agreement. ted in attachment 7c. ted-term lease. ue was \$ ry damages under Code of Civil Procedure	
section 1174(b). (State specific facts supporting 12. A written agreement between the parties provid 13. Defendants' tenancy is subject to the local rent date of passage):	es for attorney fees.		
Plaintiff has met all applicable requirements of t 14. Other allegations are stated in attachment 14. 15. Plaintiff remits to the jurisdictional limit, if any, of the c 16. PLAINTIFF REQUESTS a. possession of the premises. b. costs incurred in this proceeding. c. past due rent of \$ d. reasonable attorney fees. e. forfeiture of the agreement.	f. damages at the ra (date): defendants remain	nte stated in item 10 from for each day n in possession through entry of judgment. s up to \$600 for the conduct alleged in item 11.	
Number of pages attached (specify): UNLAWFUL DETAINER ASSISTANT (Business and Professions Code sections 6400-6415) 18. (must be answered in all cases) An unlawful detainer assistant did not did for compensation give advice or assistance with this form. (If plaintiff has received any help or advice for pay from an unlawful detainer assistant, state): a. Assistant's name: b. Telephone No.: c. Street address, city, and ZIP:			
d. County of registration:	e. Registration No.:	f. Expires on (date):	
(TYPE OR PRINT NAME) (Use a different verification form if the verific	VERIFICATION	NATURE OF PLAINTIFF OR ATTORNEY)	
I am the plaintiff in this proceeding and have read this con California that the foregoing is true and correct. Date:	-		
(TYPE OR PRINT NAME)	<u>*</u>	(SIGNATURE OF PLAINTIFF)	