TENANT EVICTION PACKET FOR NON-PAYMENT OF RENT ONLY (FILED BY AGENT OF LANDLORD)

(THIS PACKET DOES NOT APPLY TO COMMERCIAL PROPERTY NOR MOBILE HOME PARKS.)

Compiled by Sherry Coker

IMPORTANT – PLEASE READ

IF NOT PROPERLY COMPLETED AND PARTIES NOT PROPERLY SERVED, YOUR CASE MAY BE DISMISSED OR YOU MAY NOT OBTAIN YOUR FINAL JUDGMENT.

This Eviction Packet may be used for evictions of mobile home and lot or the lot only so long as the property is not in a mobile home park of ten or more lots/spaces.

<u>NOTE</u>: An Agent cannot be designated by an Owner to seek recovery of past due rent. In order for you, as an Agent for an owner, to commence an eviction procedure against a tenant, you must file a copy of the "written agreement" between you and the owner giving you the authority to evict the tenant. This must be done for each eviction.

The **Filing Fee** for an eviction is \$185.00 plus an additional \$10.00 per summons per person payable in check to **Nadia K. Daughtrey**, **Clerk of Courts**.

A THREE DAY NOTICE TO PAY RENT OR VACATE must be completed. Make a copy of the Notice for yourself and serve the original to the Defendant or the person who lives with the Defendant, or post it at the residence of the Defendant. Once you have given the person the Notice, he/she has **three** (3) **full days**, excluding weekends and legal holidays, to pay the rent. (For example, if the notice was given on Friday, skip Saturday and Sunday and begin counting on Monday, three (3) days.) If the tenant(s) has not moved or paid the rent after the three (3) day time limit, make a copy of the Three Day Notice for the court file to be submitted with the remaining forms.

IT IS IMPORTANT THAT THE THREE DAY NOTICE HAVE THE AGENT'S/LANDLORD'S NAME, ADDRESS AND PHONE NUMBER WITHIN IT. IF IT DOES NOT, <u>YOUR CASE WILL BE DISMISSED BY THE COURT.</u> IF YOU ONLY LIST A POST OFFICE BOX FOR AGENT'S/LANDLORD'S ADDRESS YOU MUST ALLOW AN ADDITIONAL FIVE (5) DAYS FOR MAILING.

Rev. 01/02/2018

FILING THE EVICTION: Please complete the NOTICE OF PERMANENT MAILING ADDRESS and STATEMENT OF RESPONSIBILITY. Type or clearly print the addresses of the parties, then sign and date the forms and file them with the Clerk of Court.

Please complete the **COMPLAINT FOR TENANT EVICTION** (**NON-PAYMENT OF RENT**)(**FILED BY AGENT OF LANDLORD**) by typing or clearly printing the addresses of the parties and fill in the appropriate blank lines. Sign the complaint before a notary public or a deputy clerk and file it with the Clerk. **Make a copy of any written lease for the court file.** Make a copy of the Complaint, written lease, if any, and Three Day Notice for each Defendant and for your records. **If you have the Clerk's Office make copies for you, you will be charged \$1.00 per page.**

Count I applies to possession of the property. The Clerk's office will prepare a **Summons** advising the tenant(s) to submit a written response, along with the money owed, to the Clerk's office within five (5) days (not including the day of service, weekends, or holidays).

Enclosed is the CERTIFICATE OF MAILING you are to provide the Clerk for certifying that the Complaint and Summons were mailed to Defendant(s). Please complete the CERTIFICATE OF MAILING by typing or printing the addresses of the parties at the top and the Defendant's name and address in the body of the certificate. The Clerk is to immediately mail a copy of the summons and the copy of the complaint you provided by first class mail (you are to provide the stamped envelope). Service on the Defendant shall be effective on the date of posting or mailing, whichever occurs later. At least 5 days must elapse from the date of service before a judgment for final removal of the Defendant may be entered. If service is not completed as described above, a judgment for final removal of Defendant will not be entered by the Court.

IF YOU ARE EVICTING A HUSBAND AND WIFE, YOU WILL NEED A SUMMONS ISSUED FOR EACH OF THEM AND HAVE THE SHERIFF'S OFFICE SERVE EACH OF THEM.

You are to take the summons packet to the Sheriff's Office to have the Defendant(s) served. A service fee of \$40.00 per person is required by the DeSoto County Sheriff's Office, payable directly to them. You will receive a copy of the Summons for your records at no charge.

If a written response and the back rent is deposited with the Clerk's office **OR** a written response with supporting documents is filed indicating back rent is not owed, a court date may be scheduled with the Court as soon as possible. Notification of the hearing date will be mailed to both parties.

The hearing must be attended by the Owner of the property or their Attorney.

At the hearing, the Court will make the determination if the tenant should be made to move at the hearing.

If the tenant(s) **fails** to file a written response, complete the forms in the **Default Package** and follow the directions in order to regain possession of the property.

If a Final Judgment for Possession is entered by the Court, the Clerk's office will prepare a **WRIT OF POSSESSION**. You will take the Writ of Possession, together with completed **INFORMATION ON AND DESCRIPTION OF DEFENDANTS TO GO WITH WRIT OF POSSESSION**, to the Sheriff's Office. The Sheriff's Office will require a service fee of \$90.00 for service. At this time, the tenant must leave the premises giving you back your property.

NOTICE

ALL PAPERWORK PROVIDED BY THIS OFFICE IS USED FOR 'PRO SE' LITIGANTS ONLY. 'PRO SE' MEANS THAT YOU ARE ACTING AS YOUR OWN ATTORNEY. ACTING AS YOUR OWN ATTORNEY MAKES <u>YOU</u> RESPONSIBLE FOR EVERYTHING THAT INVOLVES YOUR CASE FILE. FOR EXAMPLE, IF YOU DO NOT RECEIVE A COURT DATE OR NOTICE FROM THIS OFFICE OR THE JUDGE, IT IS UP TO YOU TO CONTACT THE JUDGE FOR A HEARING DATE.

THIS PACKET PREPARED BY:

HONORABLE DANIELLE L. BREWER COUNTY COURT JUDGE DESOTO COUNTY, FLORIDA 115 EAST OAK STREET ARCADIA, FLORIDA 34266

HONORABLE NADIA K. DAUGHTREY CLERK OF COURTS DESOTO COUNTY, FLORIDA 115 EAST OAK STREET ARCADIA, FLORIDA 34266

THREE DAY NOTICE TO PAY RENT OR VACATE TO: **Tenant's Name Street Address Mailing Address** FROM: **Agent for:** _____ Landlord DATE: You are hereby notified that you are indebted to me in the sum of \$_____ for the rent and use of the premises at: _____ Florida, now occupied by you and that I demand payment of the rent in full or possession of the premises within three (3) days (excluding Saturday, Sunday, and legal holidays) from the date of delivery of this notice, to-wit: on or before the day of , 20 , (insert the date which is three days from the delivery of this notice, excluding the date of delivery, Saturday, Sunday, and legal holidays). Printed Name of Landlord/Property Owner Signature Address City, State and Zip Code Telephone PROOF OF SERVICE I, the undersigned, being at least 18 years of age, declare under penalty of perjury that I served the Three Day Notice, of which this is a true copy, on the above-mentioned Tenant in possession in the manner(s) indicated below: On _____, 20___, I handed the Notice to the tenant. ____ I handed the Notice to a person of suitable age (over 15 years of age) and discretion at the tenant's residence on , 20 . I posted the Notice in a conspicuous place at the tenant's residence on ______, 20 .

Agent

	- -
(Name and Address) Plaintiff(s),	_
vs.	CASE NO
	- - -
(Name and Address) Defendant(s).	
NOTICE OF PE	RMANENT MAILING ADDRESS
I/We,hereby certify that my/our permanent maili	the Plaintiff(s) in the above styled cause of action ng address is as follows:
Phone:	
	ONLY THIS ADDRESS WILL BE USED BY THE COURT, INTERVENING PARTIES TO THIS CASE FOR THE
	ure hearings in this case, and ments and papers pertaining to this case.
above address and that in the event personabe attempted to be served at the above list address. I/We also understand that if I/We I/We must notify the Clerk of Court of many services.	and court papers in this case will be sent to me/us only at the all service of any court documents is necessary that they will first ed address unless and until I/We notify the court of my/our new change my/our permanent mailing address or residence address, my/our new address in writing by completion of another form less within one week of the change of address and with a copy
CLERI	K OF COURT County Civil
115 Ea	st Oak Street a, Florida 34266
Court informed of any change in my/ou documents and notice of all future hearings	nd I/We understand that it is my/our responsibility to keep the r current address. I/We understand that copies of any court which are mailed to my/our current address set forth herein will he Court may proceed on all matters noticed and mailed to the or said hearing.
Dated:	Signature

Name and Address, Plaintiff(s),	-
vs.	CASE NO
	-
Nama and Address	· ·
Name and Address, Defendant(s).	
	OF RESPONSIBILITY d - Tenant Action
1. This case is being filed in the C of Florida, Chapter 83 Florida Statutes	d the following matters and acknowledge that: County Court under the Landlord and Tenant Law and as set forth in Chapter 51. That the conduct the rules of procedure and laws of Florida which

- 2. The naming of proper parties is an important element of the case and the responsibility for naming the proper plaintiff(s) and defendant(s) in this case is mine.
- 3. I am responsible for the furnishing of a correct address or location at which the defendant(s) can be served or given notice of this suit.
- 4. I assume responsibility as to my right to file this case for myself or for the named plaintiff(s) realizing that if the plaintiff is a corporation that such plaintiff may be required to be represented by an attorney.
- 5. I do not expect the Clerk who receives and files this claim to give me legal advice as to how to prosecute this case and acknowledge that the Clerk is not acting as my attorney or legal advisor.
- 6. I am solely responsible for the collection of any judgment entered in my favor.

Dated:		
	Signature of Agent	

Name and Address Owner/Plaintiff(s),	
VS.	CASE NO
Name and Address Tenant/Defendant(s).	
(Non-Pa	OR TENANT EVICTION nyment of Rent) Agent of Landlord)
Plaintiff sues defendant and alleges:	
1. This is an action to evict a tenan This is not a mobile home in a park. This	nt from real property in DeSoto County, Florida. s is not commercial property.
2. Plaintiff(s) owns the following-de	escribed real property, to-wit:
	to pay rent of \$ per
4. Defendant(s) failed to pay rent du	ne on
· // •	ndersigned, served defendant(s) with a notice on he rent or deliver possession but Defendant(s) e is attached.
6. Plaintiff(s) (Check one) ha Notice was delivered.	s has not received any payment since the

WHEREFORE, Plaintiff(s) demands judg Defendant(s).	ment for possession of the property against
Printed Name of Agent for Landlord	Signature Agent for Landlord
Agent's Phone:	Address
STATE OF FLORIDA, COUNTY OF	
SWORN TO and subscribed before me personally known to me or produced as identification this day of	by, who is,
	Notary Public or Deputy Clerk

Plaintiff	
Vs.	Case No
Defendant	
CERTIFIC	ATE OF MAILING
pursuant to Florida Statutes 48.18	k of the County Court, do hereby certify that 3, the landlord has provided the Clerk of the and pre-stamped envelopes addressed to the mailed to:
	g of this Certificate of Mailing has been properly opies of the summons and complaint were
occurs later; and at least 5 days fro	n the date of posting or mailing, whichever om the date of service must have elapsed Il of the defendant may be entered.
Dated on:	
	Nadia K. Daughtrey Clerk of the Court Desoto County, Florida
	By:
	Deputy Clerk

IN THE COUNTY COURT IN AND FOR DESOTO COUNTY, FLORIDA	
	<u> </u>
Plaintiff(s),	
vs.	CASE NO
Defendant(s).	
EVICTION S	SUMMONS/RESIDENTIAL
TO: (Defendant(s) name and addr	ress)
PLEASE READ CAREFULLY	
to require you to move out of the place complaint. You are entitled to a trial to d must do all of the things listed below. Sunday, or any legal holiday) after the	where you are living for the reasons given in the attached etermine whether you can be required to move, but you You must do them within 5 days (not including Saturday, date these papers were given to you or to a person who
THE THINGS YOU MUST DO ARE	
1. Write down the reason(s) written reason(s) must be given to the COak St., Arcadia, Florida 34266.	why you think you should not be forced to move. The Clerk of the Court at the County Civil Department, 115 E. written reason(s) to: (Plaintiff/Plaintiff's Attorney name
be due and any rent that becomes due claimed in the complaint is incorrect, you the court determine the amount to be pany documents supporting your position plaintiff's attorney. NO CHECKS ACC 4. If you file a motion to have	t the amount of rent that the attached complaint claims to until the lawsuit is over. If you believe that the amount ou should file with the Clerk of the Court a motion to have said. If you file a motion, you must attach to the motion and mail or give a copy of the motion to the plaintiff or CEPTED. The the court determine the amount of rent to be paid to the tely contact the office of the judge to whom the case is

assigned to schedule a hearing to decide what amount should be paid to the Clerk of the Court

Rev. 01/02/2018 10

while the lawsuit is pending.

IF YOU DO NOT DO ALL OF THE THINGS SPECIFIED ABOVE WITHIN 5 WORKING DAYS AFTER THE DATE THAT THESE PAPERS WERE GIVEN TO YOU OR TO A PERSON WHO LIVES WITH YOU OR WERE POSTED AT YOUR HOME, YOU MAY BE EVICTED WITHOUT A HEARING OR FURTHER NOTICE.

5. If the attached complaint also contains a claim for money damages (such as unpaid rent), you must respond to that claim separately. You must write down the reasons why you believe that you do not owe the money claimed. The written reasons must be given to the Clerk of the Court at the address specified in paragraph (1) above, and you must mail or give a copy of your written reasons to the Plaintiff/Plaintiff's attorney at the address specified in paragraph (2) above. THIS MUST BE DONE WITHIN 20 DAYS AFTER THE DATE THESE PAPERS WERE GIVEN TO YOU OR TO A PERSON WHO LIVES WITH YOU OR WERE POSTED AT YOUR HOME. This obligation is separate from the requirements of answering the claim for eviction within 5 working days after these papers were given to you or to a person who lives with you or were posted at your home.

THE STATE OF FLORIDA TO EACH SHERIFF OF THE STATE:

above-named defendant(s).	
Dated on	
	NADIA K. DAUGHTREY As Clerk of the Court
	By: Deputy Clerk

You are commanded to serve this summons and a copy of the complaint in this lawsuit on the

NOTIFICACION DE DESALOJO/RESIDENCIAL SIRVASE LEER CON CUIDADO

Usted esta siendo demandado por Demandante/Abogado del Demandante para exigirle que desaloje el lugar donde reside por los motivos que se expresan en la demanda adjunta.

Usted tiene derecho a ser sometido a juicio para determinar si se le puede exigir que se mude, pero ES NECESARIO que haga TODO lo que pide a continuacion en un plazo de 5 dias (no includios los sabados, domingos, ni dias feriados) a partir de la fecha en que estos documentos se le entregaron a usted o a una persona que vive con usted, or se colocaron en sue casa.

USTED DEBERA HACER LO SIGNIENTE:

- 1. Escribir el (los) motivo(s) por el (los) cual(es) cree que no se le debe obligar a mudarse. El (los) motivo(s) debera(n) entregarse por escrito al secretario del tribunal en 115 E. Oak St., Arcadia, Florida 34266.
- 2. Enviar por correo o darle su(s) motivo(s) por escrito a Demandante/Abogado del Demandante.
- 3. Pagarle al secretario del tribunal el monto del alquiler que la demanda adjunta reclama como adeudado, as como cualquier alquiler pagadero hasta que concluya el litigo. Si useted

considera que el monto reclamado en la demanda es incorrecto, debra presentarle al secretario del tribunal una mocion para que el tribunal determine el monto que deba pagarse. Si usted presenta una mocion, debra adjuntarie a esta cualesquiera documentos que resalden su posision, y enviar por correo a entregar una copia de la misma al demandante/abogado del demandante. **NO CHECKS ACCEPTED.**

- 4. Si usted presenta una mocion para que el tribunal deterine el monto del alquiler que deba pagarse al secretario del tribunal, debera communicarse de inmediateo con la oficina del juezal que se le haya asignado el caso para que programe una audiencia con el fin de determinar el monto que deba pagarse al secretario del tribunal mientras el litigio este pendiente.
- SI USTEDS NO LLEVA A CABO LAS ACCIONES QUE SE ESPECIFICAN ANTERIORMENTE EN UN PLAZO DE 5 DIAS LABORABLES A PARTIR DE LA FECHA EN QUE ESTOS DOCUMENTOS SE LE ENTREGARON A USTED O A UNA PERSONA QUE VIVE CON USTED, O SE COLONQUEN EN SUE CASA, SE LA PODRA DESALOJAR SIN NECESIDAD DE CELEBRAR UNA AUDIENCIA NI CURSARSELE OTRO AVISO.
- 5. Si la demanda adjunta tambien incluye una reclamacion por danos y perjuicios pecunarios (tles como el imcumplimiento de pago del alquiler) usted debera responder a dicha reclamacion por separado. Debra exponer por escrito los motivos por los cuales considera que usted no debe las suma reclamada, y entregarlos al secretario del tribunal en la direccion que se especifica en el parrafo (1) anterior, asi como enviar por correo o entregar una copia de los mismos al demandante/abogado del demandante en la direccion que se especifica en el parrafo (2) anterior. Esto debera llevarse a cabo en un plazo de 20 dias a partir de la fecha en que estos documentos se le entregaron a usted o a una persona que vive con usted, o se coloquen en su casa. Esta obligacion es aparte del requisito de responder a la demanda de lesalojo en un plaza de 5 d as a partir de la fecha en que estos documentos se le entregaron a ustred o a una persona que vive con usted, o se coloquen en su casa.

CITATION D'EVICTION/RESIDENTIELLE LISEZ ATTENTIVEMENT

Vous estes poursuivi par Plaignant/Avocat du Plaignant pour exiger que vous evacuez les lieux de votre residence pour les raisons enumerees dans la plainte di-dessous.

Vous avez droit a un proces pour determiner si vous devez degenager, amis vous deves, au prealable, suivre les instructions enumerees ci-dessous, pendant les 5 jours (non copris le samedi, le dimanche, ou un jour ferie) a partir de la date ou ces documents ont ete donnes a vous ou a la personne vivant avec vous, ou ont ete affiches a votre residence.

LISTA DES INSTRUCTIONS A SUIVRE:

- 1. Enumerer par ecrit les raisons pour lesquelles vous pensez ne pas avoir a demenager. Elles doivent etre remises au clerc du tribunal Civil Department, 115 E. Oak St., Arcadia, Florida 34266.
 - 2. Envoyer ou donner une copie au Plaignant/Avocat du Plaignant.
- 3. Paye au clerc du tribunal le montant de loyers dus comme etabli dans la plainte el le montant des loyers dus jusgu'a la fin du proces. Si vous pensez que le montant etabli dans la plainte est incorrect, vous deves presenter au clerc du tribunal une demande en justice pour determiner la somme a payer. Pour cela vous devez attacher a la demande tous les documents

soutenant votre position et faire parvenier une copie de le demande au plaignant/avocat du plaignant. **NO CHECKS ACCEPTED.**

4. Si vous faites une demande en justice pour determiner las somme a payer au clerc du tribunal, vous devrez immediatement prevenier le bureau de juge que presidera au proces pour fixer la date de l'audience que decidera quelle somme doit etre payee au clerc du tribunal pendant que le proces est en cours.

SI VOUS NE SUIVEZ PAS CES INSTRUCTIONS A LA LETTRE DANS LES 5 JOURS QUE SUIVENT LA DATE OU CES DOCUMENTS ONT ETE REMIS A VOUS OU A LA PERSONNE HABITANT AVEC VOUS, OU ONT ETE AFFICHES A VOTRE RESIDENCE, VOUSA POUVEZ ETRE EX-ULSES SANS AUDIENCE OU SANS AVIS PREALABLE.

5. Si la plainte ci-dessus contient une demande pour dommages pecuniaries, tels des loyers arrieres, vous devez y respondre separement. Vous devez enumerer par ecrit les raisons pour lesquelles vous estimez ne pas devoir le montant demande. Ces raisons ecrites doivent etre donnees au clerc du tribunal a l'adresse spedifiee dans le paragraphe (1) et une copie des ces raisons donnee ou envoyee au plaignant/avocat du plaignant a l'adresse specifiee dan le paragraphe (2). Cela doit etre fait dans les 20 jours sulvant la date ou ces documents ont ete presentes a ous ou a la personne habitant avec vous, ou affiches a votre residence. Cette obligation ne fait pas partie des instructions a suivre en response au proces di'eviction dans les 5 jours sulvant la date ou ces documents ont ete presentes a vous ou a la personne habitant avec vous, ou affiches a votre residence.

Attachment "A"

IN THE COUNTY COURT OF THE TWELFTH JUDICIAL CIRCUIT IN AND FOR DESOTO/MANATEE/SARASOTA COUNTY, FL

Plaintiff/Landlord	
V.	
	Case No.:
Defendant/Tenant	
CONSENT TO CASE CLOSUDE AET	TED OO DAVS OF INACTIVITY
CONSENT TO CASE CLOSURE AFT	
Plaintiff/Landlord does hereby consent to the	e closure of this case upon 90 days of
inactivity.	
I hereby certify that a true and correct copy	of the foregoing has been furnished
by U.S. Mail, email service, or initial service of pro	
Defendant(s)/Tenant(s)	
at this address:	
Dated this day of	, 20
	Plaintiff/Landlord

DEFAULT PACKAGE (BY AGENT OF LANDLORD) (POSSESSION)

IF THERE IS NO RESPONSE BY DEFENDANT(S) OR NO MONEY POSTED BY DEFENDANT(S), AN AGENT MAY PROCEED WITH THE DEFAULT.

IF DEFENDANT(S) FILE AN ANSWER OR DEPOSIT MONEY IN THE COURT REGISTRY, THE AGENT MAY NOT PROCEED. ONLY THE OWNER OR ATTORNEY FOR OWNER MAY PROCEED WITH EVICTION.

Motion for Clerk's Default - Residential Eviction

Type or clearly print the names of the parties and fill in the appropriate blank lines. Present the form to the Clerk's office and a deputy clerk will verify that a response has not been filed within the five (5) day time limit. If a response has not been filed the Clerk will enter the Default - Residential Eviction.

Affidavit in Proof of Claim and Non-Military Service

Type or clearly print names of the parties and fill in the appropriate blank lines. Please sign this form before a notary public or a deputy clerk.

Motion for Final Judgment for Possession - Residential Eviction

Type or clearly print the names of the parties and fill in the appropriate blank lines. Present the form to the Clerk's office.

If the Court signs the Final Judgment of Possession, the Clerk's office will issue a **WRIT OF POSSESSION**. You may then deliver the Writ of Possession to the DeSoto County Sheriff's Office for service. Please complete the **INFORMATION ON AND DESCRIPTION OF DEFENDANT(S) TO GO WITH WRIT OF POSSESSION** for use by the Sheriff's Department. A payment of \$90.00 must be made to the DeSoto County Sheriff's Office for service of the Writ of Possession. The Sheriff's Office will serve the Writ of Possession indicating the tenant has twenty-four (24) hours to evacuate the premises, not including weekends or holidays. The Sheriff's office will contact the plaintiff to arrange a date and time to evict the tenant.

IN THE COUNTY COURT IN AND FOR DESOTO COUNTY, FLORIDA Owner/Plaintiff(s), CASE NO. _____ VS. Tenant/Defendant(s). **MOTION FOR CLERK'S DEFAULT -RESIDENTIAL EVICTION** Plaintiff, by and through his/her Agent, asks the clerk to enter a default against Defendant(s), for failing to respond as required by law to Plaintiff's complaint for residential eviction. Agent's signature Address Phone: _____ **DEFAULT - RESIDENTIAL EVICTION** A default is entered in this action for eviction against the Defendant(s) for failure to respond as required by law. NADIA K. DAUGHTREY Dated: _____ CLERK OF COURT BY:__

Deputy Clerk

Owner/Plaintiff(s),	
vs.	CASE NO
To a set /D · for a location	
Tenant/Defendant(s).	
AFFIDAVIT IN PROOF OF CI	LAIM AND NON-MILITARY SERVICE
STATE OF FLORIDA, COUNTY OF DESOTO.	
	nority, personally appeared
, who being duly swo	rn, deposes and says:
DeSoto County, Florida, described as f	t for the Landlord of rented premises located in follows:
2. That Defendant(s)	
	andlord agreeing to pay the rent of \$
per [] week, [] month, [] other	
whereupon the Landlord, by and throu, 20, served a three (3	gh the undersigned Agent, on the day of the notice demanding payment of the rent or
possession of the premises.	
4. The Defendant(s) failed t within the applicable time period.	o comply with either of the demands of the notice
5. The Defendant(s) owe(s rents as of the date of this affidavit.) the Landlord \$ for past-due
6. In addition, the Landlord and a service of process fee in the amou	has paid a filing fee in the amount of \$nt of \$

7.	Therefore, as of the filing of this affidavit the Defendant(s) are indebted to
Plaintiff for t	the total amount of \$ which amount is comprised of past due
rents and fee	S.
8.	The Defendant(s) is/are not now nor has/have been in the military service
of the United	States of America since the institution of this action.
	A . C T 11 1
	Agent for Landlord
STATE OF I	FLORIDA.
COUNTY O	,
The f	foregoing instrument was acknowledged before me this day of
	, 20, by
who is perso	nally known to me or who has produced
as identificat	ion and who [] did [] did not take an oath.
	N. 11' 1 . 1 1
	Notary public or deputy clerk

Plaintiff(s), CASE NO. VS. Defendant(s). MOTION FOR FINAL JUDGMENT FOR POSSESSION -**RESIDENTIAL EVICTION** Plaintiff(s), by and through his/her undersigned Agent, asks the court to enter a Final Judgment for Possession against _ _____, the Defendant(s) for residential eviction and says: 1. Plaintiff filed a complaint alleging grounds for residential eviction of Defendant(s). 2. A Default was entered by the Clerk of Court on ______. WHEREFORE, Plaintiff asks this court to enter a Final Judgment for Possession against Defendant(s). Dated:

Agent's signature

IN THE COUNTY COURT IN AND FOR DESOTO COUNTY, FLOIRDA

(Name and Address) Plaintiff(s),	
vs.	CASE NO
(Name and Address) Defendant(s).	
TO GO WITI	D DESCRIPTION OF DEFENDANT(S) H WRIT OF POSSESSION T's Department for purposes of identification)
DEFENDANT NO. 1: 1. Defendant's last known pla	ace of employment:
Address of employment:	
Distinguishing marks and/or scars:	male Date of Birth or Age: Eye Color: Hair Color:
	ce of employment:
Address of employment:	
Height: Weight: Distinguishing marks and/or scars:	male Date of Birth or Age: Eye Color: Hair Color:
DATED:	Signature of Landlord/Plaintiff
	Address Phone: