INSTRUCTIONS FOR SMALL CLAIMS COURT

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.

Small Claims is a special procedure which simplifies the court process and is used to resolve civil disputes that involve amounts of money not more than \$8,000.00. It is recommended that **prior** to filing suit, you contact the other party in an attempt to reach a solution to your dispute. If you are not sure that you have a valid legal claim against the other party, you may need to seek the advice of an attorney.

NOTE: Be sure to <u>PRINT</u> your name and the Defendant(s) name in the Caption of all of the enclosed documents. Also be sure the Case Number is written in the caption.

REQUIREMENTS TO FILE A CASE. You must be at least 18 years of age. You may be an individual, a person Doing Business As (d/b/a) or a corporation. A minor child must have a parent or legal guardian file on their behalf.

VENUE. Venue, or location where a suit should be filed, is in the County where:

- *Defendant(s) lives
- *Dispute or event which gave rise to the lawsuit occurred
- *Property in dispute is located
- *Payment is received on a secured promissory note
- *Contract was entered into

If you do not file your case in the proper County, the Defendant(s) may have it moved to the correct County and you will be required to pay a new filing fee.

PROPER NAME AND ADDRESS OF DEFENDANT(S). Before filing your claim, you should make **<u>sure</u>** you have the proper name(s) and address(s) of the party(s) you want to sue.

If you are suing an individual, and if the spouse will be included in the suit, obtain the proper name and street address of the spouse. First names must be used and any alias names, if known. **Avoid using "Mr. and Mrs.".**

If you are suing a corporation, you must know the correct name of the corporation and the state in which it is incorporated. Obtain the name and address of an officer of the corporation: the president, vice president, etc...; or in the absence of any of these, the name and address of the business agent residing in this state; or the name of the resident agent transacting business for the corporation in this state. To find this information, you may write or call: SECRETARY OF STATE OF FLORIDA, Attn: Corporation Division, Tallahassee, Fl. 32304, (850) 488-9000, or locate them on the internet at http://www.sunbiz.org This information is needed for service on the corporation.

If you are suing a partnership, you will need to obtain the names and addresses of **all** of the partners.

Many individuals, partnerships, and corporations do business under a fictitious name, such as: Jim Jones d/b/a Baby World; Jim Jones, Joe Black, a partnership, d/b/a Jones & Black Construction; or XYZ, Incorporated, a Florida corporation, d/b/a Chicken Shack. You cannot sue a fictitious name because it is not an entity. You have the burden of investigating to determine whether individuals, partnerships, or a corporation are doing business under a fictitious name. This information may be determined by calling the Secretary of State, Division of Corporations, the Occupational License Section of the Tax Collector's Office, or the licensing department of the City or County where the principal place of business is located.

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<u>FILING YOUR CASE.</u> Using black ink, please complete the **CIVIL COVER SHEET, NOTICE OF PERMANENT MAILING ADDRESS and STATEMENT OF RESPONSIBILITY** forms included in this packet. No claim will be filed without the appropriate filing fee:

For claims less than \$100......\$65.00 For claims of \$101 - \$500......\$90.00 For claims of \$501 - \$2,500.....\$185.00 For claims of \$2,501 - \$8,000.....\$310.00

The Clerk can accept cash, personal or business checks, cashier checks or money orders. All checks are to be payable to: **Clerk of Court**. Please do not send cash through the mail.

If your lawsuit is to repossess personal property sold by you but unpaid, or something loaned and not returned, ask the Clerk for information and fees for filing a **REPLEVIN COMPLAINT**.

Please complete the **STATEMENT OF CLAIM** form included in this packet and sign it in the presence of a Deputy Clerk or Notary Public. Be sure to attach any additional explanations if necessary. If your claim is founded on an instrument of writing such as a sales contract, returned check, promissory note, written warranty, lease, etc., it will be necessary for you to furnish a copy of such instrument for attachment as an exhibit to each claim form to be filed.

For each defendant you are suing, please provide the Clerk with one copy of the complaint, together with a copy of any attachment or exhibit. If you are suing a husband and wife, you must furnish the Clerk with a copy of the complaint, and attachments and exhibits, if any, for each of them. Any copies that the Clerk is asked to make by you will be at a cost of \$1.00 per page (F.S. 28.24).

You must complete and file the **NON-MILITARY AFFIDAVIT** with the Clerk prior to the Pre-Trial Conference.

After filing your claim, you will be supplied with the date of your Pre-Trial Conference. Please note that you may appear in person or by an attorney at the Pre-Trial Conference. **You may not appear by telephone.**

SERVICE ON DEFENDANT(S). A Deputy Clerk will issue the enclosed **SUMMONS/NOTICE TO APPEAR FOR PRETRIAL CONFERENCE**. Please fill in the caption by clearly printing your name, the Defendant's name(s), and the Case Number. You will be responsible for delivery of the Summons/Notice to Appear for Pre-Trial Conference, and a copy of the Statement of Claim with exhibits, if any, to the appropriate Sheriff's Office. The Sheriff's Office charges a fee of \$40.00 per person for service on the Defendant(s). A husband and wife must each be served. You cannot serve one and not the other. The Sheriff's Office will not accept personal checks. Please pay by money order or cashier's check. **Be sure you deliver the summons/notice to appear for pretrial conference to the Sheriff's Office in the County where the Defendant(s) resides.**

You may also serve the Defendant(s) by a private process server. Personal service by private process server varies in cost. Please consult the telephone book for process servers in the appropriate county.

You may also serve the Defendant(s) by certified mail. This type of service can only be used if the Defendant(s) is a Florida resident and must be by Return Receipt signed by the Defendant(s) or someone authorized to receive mail at Defendant's residence or principal place of business. This service is not very effective and may result in additional delay and expense if the Defendant(s) refuses delivery of this service. In such case, you would be required to pay the service fee for personal service for the Sheriff's Office to serve the Summons/Notice to Appear for Pre-Trial Conference. The case will also have to be reset for a later date.

<u>NOTE:</u> It is **your** responsibility to check with the Clerk of Court and/or the Sheriff's Office to ascertain if service has been made on the Defendant(s) prior to Pre-Trial Conference. If the Defendant(s) was not served and you discover a new address for Defendant, an Alias Summons/ Notice to Appear for Pre-Trial Conference with the new address must be requested. This will also be prepared by a Deputy Clerk. A new Pre-Trial Conference will be scheduled. It is not necessary to appear at the originally scheduled Pre-Trial Conference if the Defendant(s) was not served.

<u>DEFENDANT'S OPTIONS</u>: The Defendant(s) may file a counterclaim against you, which shall be filed not less than 5 days prior to the Pre-Trial Conference date. The Defendant(s) may also file a compulsory counterclaim against you which arose out of the same transaction which initially caused you to sue the Defendant(s). The Defendant(s) may also file a permissive counterclaim based on a grievance that a Defendant(s) has against you that is not related to your lawsuit. In

addition, a Defendant(s) may file a third party complaint against a person not a party to the action who is or may be liable to him/her for all or part of your claim against him.

PRE-TRIAL CONFERENCE/MEDIATION. Pre-Trial Conference hearings are scheduled not more than 35 days from date of filing the action. We schedule cases no less than two (2) weeks prior to the next court date to allow for adequate service. Pre-Trial hearings are for the following: simplification of issues; necessity or desirability of amending the pleadings; possibility of a settlement through mediation; and other matters as the court in its determination deems necessary. If your case is not settled at Pre-Trial Conference through mediation, the court will set a trial date. All cases that are set for trial will be a non-jury trial unless a written demand for Jury Trial is made by the Plaintiff(s) at the commencement of the action, or by any Defendant(s) within five (5) days after service of the Summons, or at Pre-Trial Conference. If the demand is not made, the right to trial by jury is waived. Do not bring witnesses to Pre-Trial Conference.

BE SURE YOU COME WITH FULL SETTLEMENT AUTHORITY.

If you do not appear, either in person or by an attorney, your case will be dismissed for lack of prosecution. If the Defendant(s) does not appear, either in person or by an attorney, a judgment will be entered in your favor.

DEFAULT ON STIPULATION/AGREEMENT. If you and the Defendant(s) enter into a written settlement agreement at mediation and the Defendant defaults or fails to pay as agreed, please complete the **AFFIDAVIT OF NON-COMPLIANCE WITH STIPULATION/ AGREEMENT** in this packet and file it with the Clerk, together with the **FINAL JUDGMENT** form enclosed in this Packet. The Clerk will present these to the Court for entry of the Final Judgment in your favor without further hearing or notice. Be sure to fill in the Caption on the Final Judgment by printing your name and the Defendant's name and filling in the Case Number. Submit stamped envelopes addressed to the Defendant(s) and yourself for mailing of the Final Judgment by the Court.

<u>SETTLEMENT.</u> If you and the Defendant(s) agree on a settlement of all claims, then you, as Plaintiff(s), will need to complete and sign the **NOTICE OF VOLUNTARY DISMISSAL** to prevent the case from going to court.

PREPARATION FOR TRIAL. Bring the AFFIDAVIT OF PLAINTIFF'S CLAIM signed and sworn before a Deputy Clerk or Notary Public. Bring all original contracts, agreements, photos, or other documents relevant to you case. If you have written estimates to substantiate you claim, it is advisable to have that person present who gave the estimates to state how he arrived at those amounts. It is important to subpoena witnesses and expert witnesses such as automobile mechanics, carpenters, builders, auto body repairmen, etc. Please see the Deputy Clerk for issuance of subpoenas. The subpoenas will need to be served by the Sheriff's Department on the person you want to be in court as a witness or expert. ALL COSTS PAID BY YOU FOR FILING THIS SUIT AND SERVICE OF PROCESS ON DEFENDANT(S), AS WELL AS WITNESSES AND EXPERTS, ARE RECOVERABLE IF YOU PREVAIL IN THE LAWSUIT.

If you intend to pursue your final judgment, if successful at trial, by levy or garnishment, you will need to request an enforcement paragraph to be included in the final judgment. To do this, please complete the **MOTION FOR ENFORCEMENT PARAGRAPH** included in this packet. Please obtain the **AFTER JUDGMENT PACKET** from the Clerk of Court.

TRIAL. Please dress appropriately, shoes and shirt required, no shorts. Do not bring children to court. Be respectful to the Court by addressing the Judge as "Your Honor". Do not interrupt while the other person is testifying. You will have your opportunity to address the court in response to their statements.

When you begin to testify, get to the point fast, immediately follow up by stating how much money you are requesting. Practice in advance. After giving the brief explanation, you may then go into more detail. Be sure and present all of your evidence to the court. Make a list for yourself so you do not forget anything. If you have witnesses, this is the time to produce them. Be sure you know what your witnesses or experts are going to say.

Your non-jury trial will not be recorded. If you wish a record of the proceedings, a court reporter is necessary. You will have to bear the expense. Appeals to a higher court because you are not satisfied with the outcome of your trial are governed by special rules. One of these rules requires that the appeal court have a complete record of the trial to review. If you do not have a court reporter at your trial, you chances for success on appeal will be severely limited.

Bring stamped envelopes addressed to you and the Defendant(s) for mailing of the final judgment by the Court. ALSO, bring the **MEANS OF FINAL DISPOSITION** form with you for filing with the Court concluding the lawsuit.

AFTER JUDGMENT. A Judgment arising from an auto negligence case can result in suspension of the Defendant's license until the judgment is paid. After the expiration of 30 days from filing the final judgment, you may forward a certified copy of the judgment to the Bureau of Financial Responsibility providing the judgment has not been satisfied.

If you prevail and when you receive your final judgment, you can do certain things in order to collect your money. The court is not a collection agency and they do not contact the Defendant(s) in an effort to make him pay you the amount awarded in your final judgment. The Clerk's office can give you information in regards to collection procedures you may take. Ask the Deputy Clerk for an **AFTER JUDGMENT PACKET**.

If the Defendant(s) pays you in full after the judgment is entered, please complete the **SATISFACTION OF JUDGMENT** included in this packet and deliver it to the Defendant.

PLEASE BE AWARE that it is the obligation of the Plaintiff(s) to provide Defendant(s) with a **SATISFACTION OF JUDGMENT** upon payment of the judgment. Failure or refusal to satisfy this judgment as provided by F. S. 701.05 could result in a misdemeanor of the second degree, punishable as provided in F. S. 774.082 or 775.083.

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 IS PROVIDED FOR YOUR USE BY:

HONORABLE GUY A. FLOWERS COUNTY COURT JUDGE DESOTO COUNTY, FLORIDA 115 EAST OAK STREET, SUITE 201 ARCADIA, FLORIDA 34266 HONORABLE NADIA K. DAUGHTREY CLERK OF COURT DESOTO COUNTY, FLORIDA 115 EAST OAK STREET ARCADIA, FLORIDA 34266

FORM 1.997 CIVIL COVER SHEET

The civil cover sheet and the information contained in it neither replace nor supplement the filing and service of pleadings or other documents as required by law. This form must be filed by the plaintiff or petitioner with the Clerk of Court for the purpose of reporting uniform data pursuant to section 25.075, Florida Statutes. (See instructions for completion.)

I. CASE STYLE

IN THE COUNTY COURT IN AND FOR DESOTO COUNTY, FLORIDA

Plaintiff	Case No: Judge
vs.	
Defendant	-
II. AMOUNT OF CLAI Please indicate the estimated amou	M nt of the claim, rounded to the nearest dollar. \$
	(If the case fits more than one type of case, select the most est descriptive label is a subcategory (is indented under a broader n category and subcategory lines.
CIRCUIT CIVIL	
Condominium	
Contracts and indebtedness	
Eminent domain	
Auto negligence	
Negligence—other	
Business governance	
Business torts	
Environmental/Toxic tort	
Third party indemnification	
Construction defect	
Mass tort	
Negligent security	
Nursing home negligence	
Premises liability—commerc	ial
Premises liability—residentia	al
Products liability	
Real property/Mortgage forec	closure
Commercial foreclosure	
Homestead residential forecle	osure
Non-homestead residential for	preclosure
Other real property actions	
Professional malpractice	
Malpractice—business	
Malpractice—medical	

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Malpractice—other professional

	_ Other	
		rust/Trade regulation
		ness transactions
		titutional challenge—statute or ordinance
-		titutional challenge—proposed amendment
		prate trusts
		imination—employment or other
		ance claims
		ectual property
		/Slander
		cholder derivative action
	Secui Trade	rities litigation
		litigation
	IIust	ntigation
COU	NTY C	IVIL
	Civil	
	 Reple	evins
	Evicti	
	_ Other	civil (non-monetary)
	IV.	REMEDIES SOUGHT (check all that apply):
		_ Monetary;
		_ Nonmonetary declaratory or injunctive relief;
		_ Punitive
	V.	NUMBER OF CAUSES OF ACTION: []
		fy)
	_	
	VI.	IS THIS CASE A CLASS ACTION LAWSUIT?
		yes
		no
	VII.	HAS NOTICE OF ANY KNOWN RELATED CASE BEEN FILED?
	V 11.	no
		yes If "yes," list all related cases by name, case number, and court
		yes ir yes, her an related cases by hame, case hameer, and court
	VIII.	IS JURY TRIAL DEMANDED IN COMPLAINT?
	V 111.	yes
		yes no
I CER	TIFY th	nat the information I have provided in this cover sheet is accurate to the best of my knowledge and
		at I have read and will comply with the requirements of Florida Rule of Judicial Administration
2.425		
Signa	ture	Attorney or party Fla. Bar # (Bar # if attorney)
		Attorney or party (Bar # if attorney)
(type	or print	name) Date
· • 1		

(Name and Address) Plaintiff(s),	
vs.	CASE NO
(Name and Address) Defendant(s).	
NOTIO	CE OF PERMANENT MAILING ADDRESS
I/We,permanent mailing address is as follows:	the Plaintiff(s) in the above styled cause of action hereby certify that my/our
	ONLY THIS ADDRESS WILL BE USED BY THE COURT, THE OPPOSING RTIES TO THIS CASE FOR THE PURPOSE OF PROVIDING ME WITH:
	re hearings in this case, and sents and papers pertaining to this case.
event personal service of any court documer unless and until I/We notify the court of my address or residence address, I/We must not similar to this form at the following address v	d court papers in this case will be sent to me/us only at the above address and that in the nts is necessary that they will first be attempted to be served at the above listed address r/our new address. I/We also understand that if I/We change my/our permanent mailing ify the Clerk of Court of my/our new address <u>in writing</u> by completion of another form within one week of the change of address and with a copy being furnished to all parties: OF COURT
115 East	Civil/Small Claims Division Oak Street Florida 34266
in my/our current address. I/We understand	We understand that it is my/our responsibility to keep the Court informed of any change that copies of any court documents and notice of all future hearings which are mailed to constitute proper notice and service, and the Court may proceed on all matters noticed and not appear for said hearing.
Dated:	Signature

(Name and Address) Plaintiff(s),	_
vs.	CASE NO
(Name and Address) Defendant(s).	
	STATEMENT OF RESPONSIBILITY (Civil Case \$8,000.00 or less)
Before filing this case I have cons	sidered the following matters and acknowledge that:
layman's court; that I, and the Defendant(in the County Court under the Summary Procedure Rules of Court; that it is considered as), may be represented by an attorney of our individual choice but neither is required to do e in accordance with the rules of procedure and laws of Florida which apply to this case.
2. The naming of proper plaintiff(s) and Defendant(s) in this case is	parties is an important element of the case and the responsibility for naming the proper simine.
3. I am responsible for the notice of this suit.	furnishing of a correct address or location at which the Defendant(s) can be served or given
4. I assume responsibility a	as to my right to file this case for myself or for the named Plaintiff(s).
5. I do not expect the Clerk and acknowledge that the Clerk is not action	k, who received and files this claim, to give me legal advice as to how to prosecute this case ng as my attorney or legal advisor.
6. I am solely responsible f	for the collection of any judgment entered in my favor.
Dated:	
	Signature
	Address Phone:

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IN THE COU	JNTY COURT OF THE JUDIC	IAL CIRCUIT
IN AND	O FOR COUNTY, FL	ORIDA
	Case No.:	
Plaintiff	<u></u>	
vs. Defendant 1:	Defendant 2:	
Defendant((s)	
Address:	Address:	
	STATEMENT OF CLAIM	
	for damages which do not exceed \$	8,000.00 exclusive of costs and interest
for (check one category below): [] Auto Accident occurring on or about	in the vicinity of	, in County
Florida caused by the negligent operation		
resulting in dama		
[] Goods sold by Plaintiff; goods and pri		
[] Work done and materials furnished; t		
[] Money lent to defendant on		
[] Promissory Note executed on		
installment payment, and interest is owed [] Account Stated for an agreed balance		
object to the statement of account presen		veen the parties, the defendant did not
[] Other claim – Please specify:		
Explain below the details (what happened Attach additional pages if needed.		
Attached is a copy of any written docu	ument(s) that is that basis of this clai	m
WHEREFORE, the Plaintiff(s) demand		
Plus costs, if known, (sui	mmons, service) in the amount of \$	
	Plus interest in the amount of \$	
	TOTAL \$	
Plaintiff Address:		
rialitili Address.	Signature of Plaintiff(s)	
	Print name of Plaintiff(s)	
Telephone No.		
	Title (if applica	able)
Email Addresses:		

IN THE COUNTY COL	JRT OF THE JUDICIAL CIRCUIT
IN AND FOR	COUNTY, FLORIDA
	Case No.:
Plaintiff(s)	
vs. Defendant 1:	Defendant 2:
 Defendant(s)	
Address:	Address:
NOTICE TO PLAINT	IFF(S) AND DEFENDANT(S) TO APPEAR
TO:	
(Defendant's nan	ne and address for service of notice)
YOU ARE HEREBY NOTIFIED that you are required t	• • • • • • • • • • • • • • • • • • • •
in Courtroom #	_, located at, on
	a PRETRIAL CONFERENCE before a judge of this court.
IMPORTANT — READ CAREFULLY THE CASE WILL N	OT BE TRIED AT THAT TIME. DO NOT BRING WITNESSES — APPEAR IN
PERSON OR BY ATTORNEY	

The defendant(s) must appear in court on the date specified in order to avoid a default judgment. The plaintiff(s) must appear to avoid having the case dismissed for lack of prosecution. A written MOTION or ANSWER to the court by the plaintiff(s) or the defendant(s) shall not excuse the personal appearance of a party or its attorney in the PRETRIAL CONFERENCE. The date and time of the pretrial conference CANNOT be rescheduled without good cause and prior court approval.

Any business entity recognized under Florida law may be represented at any stage of the trial court proceedings by any principal of the business entity who has legal authority to bind the business entity or any employee authorized in writing by a principal of the business entity. A principal is defined as being an officer, member, managing member, or partner of the business entity. Written authorization must be brought to the Pretrial Conference.

The purpose of the pretrial conference is to record your appearance, to determine if you admit all or part of the claim, to enable the court to determine the nature of the case, and to set the case for trial if the case cannot be resolved at the pretrial conference. You or your attorney should be prepared to confer with the court and to explain briefly the nature of your dispute, state what efforts have been made to settle the dispute, exhibit any documents necessary to prove the case, state the names and addresses of your witnesses, stipulate to the facts that will require no proof and will expedite the trial, and estimate how long it will take to try the case.

Mediation may take place at the pretrial conference. Whoever appears for a party must have full authority to settle. Failure to have full authority to settle at this pretrial conference may result in the imposition of costs and attorney fees incurred by the opposing party.

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If you admit the claim, but desire additional time to pay, you must come and state the circumstances to the court. The court may or may not approve a payment plan and withhold judgment or execution or levy.

RIGHT TO VENUE. The law gives the person or company who has sued you the right to file in any one of several places as listed below. However, if you have been sued in any place other than one of these places, you, as the defendant(s), have the right to request that the case be moved to a proper location or venue. A proper location or venue may be one of the following: (1) where the contract was entered into; (2) if the suit is on an unsecured promissory note, where the note is signed or where the maker resides; (3) if the suit is to recover property or to foreclose a lien, where the property is located; (4) where the event giving rise to the suit occurred; (5) where any one or more of the defendants sued reside; (6) any location agreed to in a contract; (7) in an action for money due, if there is no agreement as to where suit may be filed, where payment is to be made.

If you, as the defendant(s), believe the plaintiff(s) has/have not sued in one of these correct places, you must appear on your court date and orally request a transfer, or you must file a WRITTEN request for transfer in affidavit form (sworn to under oath) with the court 7 days prior to your first court date and send a copy to the plaintiff(s) or plaintiff's(s') attorney, if any.

A copy of the statement of claim shall be served with this summons.

{If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact [identify applicable court personnel by name, address, and telephone number] at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.}

DATED on	
	NADIA K. DAUGHTREY
	As Clerk of the County Court
(SEAL)	
	Ву:
	Deputy Clerk

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	IN THE COUNTY COURT OF	THE JUDICIAL CIRCUIT	
	IN AND FOR	COUNTY, FLORIDA	
Plaintiff			
-VS-		Case Number:	
VS		Division:	
Defendant			
		ANSWER	
The Defendant,		, hereby files an Answer as follows:	
I understand t the Court and that I m conference. I also und	hat under Florida Small Claims ust serve this written response erstand that filing this answer o e (pretrial conference).	Rule 7.090(c), a written response is not required upon all other parties to the action at or prior to the does not excuse my or my attorney's personal apponate:	unless ordered by e pretrial bearance on the
Defendant Signature		 Defendant Signature	_
Address:		Address:	_
Phone		Phone	_
Email		Email	_
	CERT	IFICATE OF SERVICE	
		nd delivery/email on to	_
			_
		Defendant Signature	

IN THE COUN	ITY COURT OF THE JUDICIAL CIRCUIT,
IN AN	D FORCOUNTY, FLORIDA
Plaintiff,	Case No:
-VS-	
	,
Defendant(S).	
DESIGNATION OF EMAIL	ADDRESS FOR PARTY NOT REPRESENTED BY AN ATTORNEY
Pursuant to Florida Rule of Judicial Adminis	tration 2.516, I, , ,
designate the below e-mail address(es) for	electronic service of all documents related to this case.
By completing this form, I am authorizing t	he court, clerk of court, and all parties to send copies of
notices, orders, judgments, motions, pleadi	ngs, or other written communications to me by e-mail or
through the Florida Courts E-filing Portal.	
I will file a written notice with the clerk of o	court if my current e-mail address changes.
Designated e-mail address:	
Secondary designated e-mail address(es) (i	f any):
I CERTIFY that a copy has been furnished by	mail/hand delivery/email on
to	at

Signature

Printed name: _____

E-mail address:

Address: _____

Phone number: _____

(Name and Address) Plaintiff(s),	
vs.	CASE NO
(Name and Address) Defendant(s).	
STATE OF FLORIDA,	NON-MILITARY AFFIDAVIT
COUNTY OF Before me, the undersigned authority	authorized to take oath and acknowledgments in the State and County aforesaid, who being by me first duly sworn did state as
1. That the undersigned, in the above style	is personally familiar with the Defendant(s),d matter.
	s belief and information, Defendant(s) is/are not in the service of the armed forces of elief afforded by the Soldiers and Sailors Civil Relief Act of 1940, 50 U.S.C. Sub-
3. Defendant is currer and his/her oc	ntly located at
FURTHER AFFIANT SAYETH NAUC	GHT.
Sworn to and subscribed before me by	Affiant, who is personally know to
	as identification this day of
	Deputy Clerk or Notary Public

(Name and Address) Plaintiff(s),	
vs.	CASE NO
(Name and Address)	
Defendant(s).	
<u>AFFIDAVIT OF N</u>	NON-COMPLIANCE WITH STIPULATION/AGREEMENT
STATE OF FLORIDA, COUNTY OF	
	rity authorized to take oath and acknowledgments in the State and County aforesaid, who being by me first duly sworn did state as
Plaintiff(s). I have ascertained that the above	n for the Plaintiff(s) and I am in full charge and familiar with the books and accounts of re-named Defendant(s) is/are justly and duly indebted to the said Plaintiff(s) at the time of, plus prejudgment interest in the sum of \$, for a total sum sued
2. Affiant further states that lethe parties either at or prior to Pre-Trial Con-	Defendant(s) have failed to comply with said Stipulation/ Agreement entered into between ference.
3. Further Affiant states that	the sum of \$ is still due and owing.
4. The Plaintiff(s) move	(s) this Court for entry of a Final Judgment against Defendant(s), without further notice.
FURTHER AFFIANT SAYETH N	AUGHT.
	Affiant
me or produced	e by, who is personally know to as identification this day of
, 20	
	Deputy Clerk or Notary Public

(Name and Address) Plaintiff(s),				
vs.		CASE NO.	·	
(Name and Address) Defendant(s).		_/		
	NOTI	ICE OF VOLUNTARY	DISMISSAL	
No property having			custody of the Court, this action against	, the Plaintiff(s), Defendant(s)
I certify that a copy has be		mail or hand delivery to		
on this day of	Name and Add			
<u></u> ,				
		Signature		_
		Name and Address		_ _
STATE OF FLORIDA, COUNTY OF				
me or produced				, who is personally know to ation this day of
, 20				

Deputy Clerk or Notary Public

(Name and Address) Plaintiff(s),	
	CASE NO
VS.	CASE NO.
(Name and Address)	
Defendant(s).	1
	AFFIDAVIT OF PLAINTIFF'S CLAIM
STATE OF FLORIDA, COUNTY OF	
The undersigned, being by me first (Check one only)	duly sworn, says that:
1.He/She is the Plaintiff in the above 2.He/She is the	of, a corporation organized, existing,
and doing business under and by virtue of th 3.He/She is a co-partner the,	e laws of the State of co-partnership doing business under the firm name, style, and description of composed of the following co-partners, to-wit:
4.He/She is sole trac	der doing business as
As such, the Affiant states that he personal knowledge of the facts concerning	/she is familiar with the records of the business of said Plaintiff(s), and that he/she has
	ntiff(s) by the Defendant(s), after the allowance of all just credit, deductions and set-offs,
the following:	
D 1	
Service of Process	
Attorney's Fees TOTAL \$	
	Signature of Affiant
	Name and Address
Sworn to and subscribed before me	e by, who is personally know to
me or produced, 20	as identification this day of
	Deputy Clerk or Notary Public

(Name and Address) Plaintiff(s),	
vs.	CASE NO
(Name and Address) Defendant(s).	/
MOTIC	ON FOR ENFORCEMENT PARAGRAPH
enforcement paragraph in any Final Fact Information Sheet and to return	Judgment entered in this cause requiring the Defendant(s) to complete an it to the Plaintiff(s) within 45 days from the date of the final judgment, or a motion for new trial or notice of appeal is filed.
Signed this day of	, 20
	Plaintiff
	at a copy of the foregoing has been furnished to Defendant(s), Address:
	by U. S. Mail this day of
20	

Plaintiff

(Name and Address) Plaintiff(s),		
vs.	CASE NO	
(Name and Address) Defendant(s).		
(N	FINAL JUDGMENT Non-Compliance with Stipulation/Agreement)	
	re the Court on Plaintiff(s)'s Affidavit of Nor bulation/Agreement previously entered into be hereby	
	the sum of	recovers from Defendant(s)
execution issue.	the sum of	, ioi which ici
All amounts awarded in this judgme paid in full.	ent will accrue interest at the rate of 5.53% per a	annum from the date of this judgment until
DONE AND ORDERED at Arcadia	a, DeSoto County, Florida, this day of	, 20
	COUNTY JUDGE	
Copies furnished to: Plaintiff(s) Defendant(s)		
Judicial Assistant		

(Name and Address) Plaintiff(s),	
vs.	CASE NO
(Name and Address)	
Defendant(s).	/
	SATISFACTION OF JUDGMENT
, in the a, the Defenda, and the Certified Copy of Ju	THESE PRESENTS: That ff(s) in the above styled cause, wherein a Judgment was rendered on above named Court for \$ DOLLARS AND CENTS) against int(s) herein, said Judgment being duly recorded in Official Records Book, Page adgment recorded in Book, Page, of the Public Records of by acknowledge full payment and satisfaction thereof and hereby consent the same to be
Witness	Plaintiff
Witness	Address
Witness	Plaintiff
Witness	Address
STATE OF FLORIDA, COUNTY OF	
Sworn to and subscribed be	efore me this day of, 20, by, who is/are personally known to me or have produced as identification.
	Deputy Clerk or Notary Public
(SEAL ABOVE)	

FORM 1.998. FINAL DISPOSITION FORM

This form shall be filed by the prevailing party with the Clerk of Court for the purpose of reporting uniform case data pursuant to Florida Statutes section 25.075. (See instructions on the reverse of the form.)

I. CASE STYI	 .E
	IN THE COUNTY COURT IN AND FOR DESOTO COUNTY, FLORIDA
Plaintiff	Case No: Judge:
vs.	
Defendant	
	OF FINAL JUDGMENT amount of the final judgment, rounded to the nearest dollar. \$
III. MEANS OF applicable, only)	Dismissed Before Hearing Dismissed Pursuant to Settlement—Before Hearing Dismissed Pursuant to Mediated Settlement—Before Hearing Other—Before Hearing Dismissed After Hearing Dismissed Pursuant to Settlement—After Hearing Dismissed Pursuant to Settlement—After Hearing Dismissed Pursuant to Mediated Settlement—After Hearing Dismissed Pursuant to Mediated Settlement—After Hearing Disposed by Default Disposed by Default Disposed by Judge Disposed by Non-jury Trial Disposed by Jury Trial Other
DATE	TTORNEY FOR PREVAILING PARTY