Nome				
Name				
Addres	s	If you do not respond to this document within applicable time		
	ate, Zip	limits, judgment could be entered against you as requested.		
Phone		Check your email. You will receive information and documents at this email address.		
Email I am	[] Plaintiff [] Defendant [] Plaintiff's Attorney [] Defendant's Attorney [] Plaintiff's Licensed Paralegal Practitioner [] Defendant's Licensed Paralegal Practitioner			
	In the District	t Court of Utah		
	Judicial District	tCounty		
Co	ourt Address			
		Defendant's Answer to Unlawful Detainer (Eviction)		
		[] and Counterclaim		
Plaint	iff			
٧.		Case Number		
Defer	ndant	Judge		
Defe	ndant(s) answer(s) plaintiff's complaint	t as follows:		
1.		verything stated in the following numbered		
2.	Defendant disagrees with all or part of complaint:	of the following numbered paragraphs of the		
3.	Defendant does not have enough info	formation to respond to the following		

4.	Def	endant denies every allegation not specifically admitted above.		
Affirr	nativ	Defenses (Choose all that apply and complete	the sentences in those sections.)	
5.	[]	CDC Eviction Moratorium		
		This case is for nonpayment of rent. I gave eligibility under the CDC eviction morator Centers for Disease Control (CDC) eviction (CDC) evict	ium. I cannot be evicted while the	
6.	[]	Improper eviction notice or service of	the notice	
		[] a. Plaintiff's eviction notice is defective law for the following reasons: (Utah such as Notice to Vacate rather that a Notices)	Code 78B-6-802) (List specific defects	
		[] b. Plaintiff failed to properly serve the 805) (Describe the specific ways in which properly.)	•	
7.	[]	Grounds for eviction in complaint are notice	different than grounds in the	
		Plaintiff notified defendant in the eviction evicted on the grounds that: (Write reason of	•	
		However, plaintiff said in the complaint the based on other grounds, namely (Write the		
8.	[]	Defendant complied with notice		
		Defendant complied with all demands in the period allowed to maintain the rental relationer, for example paying rent due, getting rid of a how this complies with the demanded action in the	tionship. (Describe what defendant has a cat in violation of a no-pets clause, and	
		The defendant has:		

9.	[]	Defendant offered full payment as stated in the notice before expiration of notice but plaintiff rejected
		Defendant offered to pay the full amount of the rent due but the plaintiff
		refused. Defendant offered \$
10.	[]	Plaintiff did not limit damages Plaintiff did not use commercially reasonable efforts to re-rent the premises after defendant left.
11.	[]	No landlord-tenant relationship No landlord-tenant relationship exists between and plaintiff and defendant.
12.	[]	Defendant substantially complied with lease Defendant has substantially complied with the terms of the lease in the following ways and it would be unfair to forfeit the lease:
13.	[]	Plaintiff is not legally authorized to bring this action
10.	LJ	Plaintiff is not authorized to bring this action because:
14.	[]	Defendant is on active duty in the armed forces Defendant is on active duty in the armed forces of the United States and
		asserts the defenses in the Servicemembers Civil Relief Act.
15.	[]	Premises was turned over to plaintiff
		Tenant turned over the premises to plaintiff on (date) by (Describe way in which premises was turned over to plaintiff, for example returning all keys.)
		Plaintiff accepted the surrender of the premises. Defendant is not liable for rent under the agreement between the parties after
		(date premises was turned over to plaintiff).

16	[]	Plaintiff failed to provide an itemized calculation in the complaint filed with the court. (Utah Rules of Civil Procedure 26.3)		
17.	[]		tiff failed to provide an explanation of the factual basis for the on in the complaint filed with the court. (Utah Rules of Civil Procedure	
Cour	itercl	aim		
			nterclaim(s) and complain(s) of plaintiff as follows. (Choose all that apply itences in those sections):	
1.	[]	Bad o	conditions/repairs not done	
		[]a.	Plaintiff has failed to maintain the premises in a fit and habitable condition and has created significant health and safety problems at the premises. Defendant complied with the Utah Fit for Premises Act (Utah Code 57-22-1) and gave written notice to plaintiff on	
			(date). That notice is attached. Plaintiff failed to remedy these problems within the time frame required by the Fit Premises Act. (Attach copy of notice given to landlord.)	
		[] b.	Defendant elected a rent abatement remedy.	
		[] c.	Defendant should be awarded an additional amount of damages for: (Specify additional damages, such as motel costs, restaurant costs, moving expenses, utility relocation costs, medical expenses.)	
2.	[]	Landl	ord's conversion (taking or withholding) of tenant's property	
			iff has converted defendant's property to his/her own use by: ibe the details as to what property of defendant's was taken, when and how.)	
		The p	laintiff had no lien or other legal authority to take the property.	
		value	idant is entitled to damages of \$, the fair market of the property at the time of the plaintiff's conversion, based on the ing list of items taken: (List items taken and fair market value.)	
3.	[]	Retali	iatory eviction	

	a reasonable and good faith complaint about a violation of the following protective housing statute(s). (Identify the statute, such as the Utah Fit Premises Act, Utah Code 57-22-1 et seq., local health department regulations, local fit premises ordinances.)
	On or about (date), (Describe the nature of the complaint(s) made, the date, to whom it was made, and the retaliatory action taken, by whom, when, etc.)
	Defendant is not in breach of the rental agreement and is entitled to continued occupancy. Plaintiff's action should be dismissed as retaliatory. In addition, plaintiff should be ordered to repair code violations and should be barred from initiating further evictions against defendant until these repairs are made and defendant has had a reasonable opportunity to vacate. Plaintiff should also reimburse defendant for all expenses incurred as a result of Plaintiff's actions.
[]	Constructive eviction Plaintiff has constructively evicted defendant by: (Describe the activities of plaintiff or activities done with plaintiff's consent which seriously breached defendant's right to peaceful possession and quiet enjoyment, for example, hiring workers to commence noisy remodeling at early morning hours.)
	These activities rendered the premises unsuitable for the purpose rented and required defendant to vacate the premises on(date). Defendant is entitled to an offset of rent owing and additional damages for
	plaintiff's breach of the lease in the amount of \$
[]	Landlord's abuse of access Plaintiff has repeatedly demanded unreasonable entry or/and has entered the premises in violation of the terms of the lease or the Fit Premises Act.

Request for Relief

Defendant asks the court to:

- 1. Dismiss the plaintiff's complaint.
- 2. Award defendant damages for the claims above.
- 3. Grant other available relief.

The plaintiff must respond to this counterclaim within 21 days to prevent a default judgment from being entered. (Utah Rules of Civil Procedure 12(a))

I declare under criminal penalty under the	law of Utah that e	verything stated in this document is true.
Signed at		(city, and state or country).
	Signature ► _	
Date		
Attorney or Licensed Paralegal I	Practitioner of	record (if applicable)
	Signature ▶	
Date	Printed Name	

Certificate of Service

I certify that I filed with the court and am serving a copy of this Defendant's Answer to Unlawful Detainer and Counterclaim on the following people.

Person's Name	Service Method	Service Address	Servic Date
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	[] Left at business (With person in charge or in receptacle for deliveries.)		
	[] Left at home (With person of suitable		
	age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	[] Left at business (With person in charge or in receptacle for deliveries.)		
	[] Left at home (With person of suitable age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	[] Left at business (With person in charge or in receptacle for deliveries.)		
	[] Left at home (With person of suitable age and discretion residing there.)		
	Cignoturo N		
 e	Signature ►		

2100EVJ Approved December 18,
2017 / Revised February 8, 2021