FOR COURT USE ONLY

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
Quinten Ward (State Bar No. 673476)	
2185 Travis Grove	
TELEPHONE NO.: n/a FAX NO.: (313) 482-9537	
E-MAIL ADDRESS: raina@brakus.org	
ATTORNEY FOR (Name): Tony Stark	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Mateo	
STREET ADDRESS: 400 County Center	
MAILING ADDRESS: 400 County Center	
CITY AND ZIP CODE: Redwood City, CA 94063	
BRANCH NAME: Southern Branch Hall of Justice and Records	
Plaintiff: Joe Schmo	
Defendant: Tony Stark	
Bololidant. 1 2 2 2 2 2	
	CASE NUMBER:
ANSWER—UNLAWFUL DETAINER	
1 Defendent (seek defendent for whom this engine is filed much be normed and much size	a this amount walls as his an how attamas.
 Defendant (each defendant for whom this answer is filed must be named and must signal; 	Turis answer unless his or her altorney
signs):	
answers the complaint as follows:	
2. Check ONLY ONE of the next two boxes:	
a. Defendant generally denies each statement of the complaint. (Do not check	this box if the complaint demands more than
\$1,000.)	and sok ii the complaint domande more than
b. X Defendant admits that all of the statements of the complaint are true EXCEP	Т:
(1) Defendant claims the following statements of the complaint are false statements of the complaint are false statements of the complaint are false statements.	
	MC-025, titled as Attachment 2b(1).
11, 12, 13	
(2) Defendant has no information or belief that the following statements of the control of th	
them (state paragraph numbers from the complaint or explain below or	on form MC-025):
Explanation is on MC-025, titled as Attachment 2b(2).	
3. AFFIRMATIVE DEFENSES (NOTE : For each box checked, you must state brief facts to	to support it in item 3k (top of page 2).)
a. X (nonpayment of rent only) Plaintiff has breached the warranty to provide hab	itable premises.
b. (nonpayment of rent only) Defendant made needed repairs and properly ded	ucted the cost from the rent, and plaintiff did
not give proper credit.	, р
	otice to pay or quit expired, defendant offered
c. X (nonpayment of rent only) On (date): the rent due but plaintiff would not accept it.	office to pay of quit expired, defendant offered
d. Plaintiff waived, changed, or canceled the notice to quit.	
e. Plaintiff served defendant with the notice to quit or filed the complaint to retal	iate against defendant
f. By serving defendant with the notice to quit or filing the complaint, plaintiff is	
defendant in violation of the Constitution or the laws of the United States or 0	,
g. Plaintiff's demand for possession violates the local rent control or eviction co	
ordinance, and date of passage):	The ordinarios of (only or oburny, the or
oranianos, and date of pubbago).	
(Also, briefly state in item 3k the facts showing violation of the ordinance.)	
h. Plaintiff accepted rent from defendant to cover a period of time after the date	the notice to guit expired.
i. Plaintiff seeks to evict defendant based on acts against defendant or a meml	· · ·
domestic violence, sexual assault, stalking, human trafficking, or abuse of an	
restraining order, protective order, or police report not more than 180 days of	
member as the protected party or a victim of these crimes.)	,
Other officeration defended and stated in item 21.	
j. Other affirmative defenses are stated in item 3k.	Page 1 of 2