

{Check One}  
[ ] IN THE COUNTY COURT FOR THE  
ELEVENTH JUDICIAL CIRCUIT, IN  
AND FOR MIAMI-DADE COUNTY,  
FLORIDA  
OR  
[ ] IN THE CIRCUIT COURT OF THE  
ELEVENTH JUDICIAL CIRCUIT IN AND  
FOR MIAMI-DADE COUNTY, FLORIDA

JENNIFER GOLD

{Fill in Party Name(s)}

Plaintiff

Case No. 24-036019-CC-26

v.

ROGER GOLD

{Fill in Party Name(s)}

Defendant.

FILED FOR RECORD  
2024 FEB 20 AM 11:27  
CLERK  
CIRCUIT & COUNTY COURTS  
MIAMI-DADE COUNTY FLA.  
SDJC-25 #1

COMPLAINT FOR DAMAGES

Plaintiff, JENNIFER GOLD, sues defendant,  
{Write name of Plaintiff(s) listed above}

ROGER GOLD

and alleges:

{Write Name of Defendant(s) listed above}

1. This is an action for damages in the amount of \$ 50,000  
{Write dollar amount}

2. Plaintiff resides at 5950 SW 74TH STREET, APARTMENT 209  
SOUTH MIAMI, FL 33143  
{Write address of Plaintiff}

3. Defendant resides at 9845 SW 117TH PLACE  
MIAMI, FL 33186 or  
{Write address of Defendant}

Defendant is a Florida Corporation doing business at

{Write address of Defendant}

4. On, AUGUST 22, 2023, SPLIT PARTNERSHIP SOUTH MIAMI HOME AND  
{Write the date of incident} {Write the statement of facts about your case} FITTINGS LLC

ON AUGUST 22, 2023 ROGER GOLD INFORMED ME HE WANTED TO LEAVE/SPLIT THE BUSINESS  
PARTNERSHIP. SINCE THEN HE HAS; INSULTED ME, THREATENED ME AND MY FAMILY,  
AUDIO AND VIDEO RECORDED ME WITHOUT MY KNOWLEDGE AND USED IT TO THREATEN ME, TOOK  
ALL THE DOMESTIC CLIENTS (80% OF THE BUSINESS) WITHOUT PAYING MY PART, STOLEN  
MERCHANDISE FROM THE WAREHOUSE, DONE BUSINESS BEHIND MY BACK,

HE HAS ALSO SLANDERED MY BUSINESS REPUTATION AND  
STOLEN MONEY FROM THE BUSINESS ACCOUNT IN MULTIPLE OCCASIONS.

5. Plaintiff is entitled to relief from defendant under the above facts on the basis of defendant's

{Write description of basis for relief- such as breach of contract, negligence, etc} BREACH OF CONTRACT

AND LIBEL by reason of {Write facts to support your basis of relief}

WE HAD A 50/50 PARTNERSHIP. HE CLOSED THE BUSINESS  
WITHOUT MY APPROVAL. HE ALSO FOUND A JOB WITH  
OUR MAIN VENDOR TAKING 80% OF THE CLIENTS.

6. The items of {Write the injury/damage} BREACH OF CONTRACT AND LIBEL to which

plaintiff is entitled to relief from defendant include {Specify items}: PAYMENT FOR

TAKING 80% OF THE BUSINESS, FOR THREATENING ME AND  
MY FAMILY AND SLANDERING MY REPUTATION.

{OPTIONAL} 7. Plaintiff has agreed to pay a reasonable attorney's fee and is entitled to recover attorney's fees in this action pursuant to {citation of statute} \_\_\_\_\_ / Paragraph

{Number of Paragraph} \_\_\_\_\_ of the contract entered into between plaintiff and defendant.

As a result, plaintiff requests judgment against defendant for damages, attorney's fees if applicable, costs of suit, and any other and further relief as the court may deem proper.

{OPTIONAL} \_\_\_\_\_ {Check if desired} Plaintiff, demands a jury trial in the above-entitled action.

{Fill in Date}: ON THIS 20 {Date} DAY OF FEBRUARY {Month}, 2024

Respectfully filed by:

{Fill in Signature}: JPG

{Fill in Name} NAME: JENNIFER GOLD

{Fill in Address} ADDRESS: 9845 SW 117th PLACE

MIAMI, FL 33186

{Fill in Telephone} TELEPHONE: 305-798-8221