SUPERIOR COURT OF THE DISTRICT OF COLUMBIA CIVIL DIVISION, LANDLORD AND TENANT BRANCH BLDG. B, 510 4th STREET, N.W., RM. 110 Washington, D.C. 20001 Telephone (202) 879-1152

Plaintiff/Landlord L&T. ٧. Defendant/Tenant THE CLERK OF THE COURT will please note that Defendant/Tenant submits the following (check only those that apply): ☐ Answer In A Residential Non-Payment of Rent Case And Notice To Quit Case For Violation of Obligation of Tenancy ■ Bench Trial Request ☐ Jury Demand If you want a jury trial, you must reserve your right to do so at your first court hearing. You also must include your request for a jury trial at the time you file an Answer. Before you do this, you should speak to a lawyer about whether requesting a jury trial is the best thing to do in your case. Jury trials are very complicated, can take a lot of time to prepare for, and will include several court appearances. ☐ The \$75 fee has been paid to the Court. ☐ The \$75 fee has been waived by the Court (You must complete an "Application to Proceed Without Prepayment of Costs or Fees, With Affidavit"). Counterclaim If you are going to file a counterclaim, you must do so at the time you file an Answer. Before you do this, you should speak to a lawyer about whether filing a counterclaim is the best thing to do in your case. If a judgment is entered against you, filing a counterclaim may allow your landlord to take money from (garnish) your wages and bank account even if you were <u>not</u> personally served or hand-delivered the Complaint. ☐ The \$10 fee has been paid to the Court. ☐ The \$10 fee has been waived by the Court (You must complete an "Application to Proceed Without Prepayment of Costs or Fees, With Affidavit"). □ Recoupment If you are going to file a recoupment, you must do so at the time you file an Answer. Before you do this, you should speak to a lawyer about whether filing a recoupment is the best thing to do in your case. If a judgment is entered against you, filing a recoupment may allow your landlord to take money from (garnish) your wages and bank account even if you were not personally served or hand-delivered the Complaint. There is no fee to file a recoupment. **■** Set-Off If you are going to file a set-off, you must do so at the time you file an Answer. Before you do this, you should speak to a lawyer about whether filing a set-off is the best thing to do in your case. If a judgment is entered against you, filing a set-off may allow your

landlord to take money from (garnish) your wages and bank account even if you were not personally served or hand-delivered the Complaint. There is no fee to file a set-off.

SUPERIOR COURT OF THE DISTRICT OF COLUMBIA CIVIL DIVISION, LANDLORD AND TENANT BRANCH BLDG. B, 510 4th STREET, N.W., RM. 110 Washington, D.C. 20001 Telephone (202) 879-1152

Plaintiff/Landlord	
V.	L&T
Defendant/Tenant	
ANSWER IN A RESIDENTIAL NON-PAY TO QUIT CASE FOR VIOLATION OF OBL Use this form if your landlord filed Compla complete this form to defend your case un counterclaim, recoupment	IGATION OF TENANCY (FORM C) int Form 1C. You are not required to aless requesting a jury trial or filing a
 □ 1. I do not owe the amount of money rethose that apply): □ (a) the landlord is suing me for money □ (b) I am a Section 8 voucher tenant but I believe the D.C. Housing Authority landlord through no fault of my own. □ (c) other (specify): 	I already paid. and have paid my portion of the rent, ority (DCHA) has stopped paying the
☐ 2. I do not owe the amount of money and/or have been serious housing code landlord knew about or should have kno and which were not caused by me or not problems with (check only those that app	e violations in my residence that the wn about, but refused or failed to fix, my family or guests, including serious
□ hot water or no water	□ leaks
□ heat or no heat	□ electric wiring
□ smoke detectors or fire hazards	□ holes
□ toilet, shower, or sinks	□ peeling paint
□ stove	□ windows or screens
□ refrigerator	□ floors or carpeting
□ other kitchen appliance	□ walls
□ mice, rats, roaches, or other pests	□ existing A/C unit
□ building complex or property	□ doors or door locks
□ mold or mildew	□ other

 3. I do not owe the amount of money my landlord says because charging me an illegal rent level. (a) I filed Tenant Petition No. 				
Accommodations and Conversion Division to decide this issue. I did not receive a Notice to Quit telling me why my landlord wants to evict e. I should have received this Notice before being served with a Complaint to pear in Court.				
 5. I did receive a Notice to Quit telling me why my landlord want but (check only those that apply): (a) the statements in the Notice are not true. (b) I fixed what the landlord is complaining about before the Notice ran out. (c) what the landlord is complaining about in the Notice do my lease or the D.C. Housing Code. (d) I do not have a written lease, and what the landlord is complained in the Notice is not otherwise a violation of the D.C. Housing Code. (e) my landlord did not provide me with a copy of the Notice code (f) the Notice did not specifically tell me what I did wrong landlord wants to evict me. (g) the Notice did not specifically tell me how to fix the problem (h) the Notice gave me less than 30 days to fix the problem(s) (i) the Notice was not written in both English and Spanish. (j) my landlord accepted my rent after the Notice expired. (k) other (specify): 	ne times naplairode. correction and m(s).	ne a ot v ning tly.	n the riolate about	
6. My landlord wants to evict me because of discrimination District of Columbia and/or federal law. The discrimination is (sta	•		•	
 7. My landlord wants to evict me because (check only those that a (a) I complained about problems in my residence to the landlor (b) I complained about problems in my residence to a gover or a housing inspector. (c) I am helping or organizing other tenants to improve the their residences and/or the building complex. (d) other (specify): 	rd. rnmei	nt a		
 8. I do not know (check only those that apply): □ (a) if the Plaintiff owns the property in which I reside. □ (b) if the Plaintiff has the authority to act on behalf of the property. 	erty	own	er.	

 9. My landlord did not provide me with a copy of the Complaint correspondence (check only those that apply): (a) I never received a copy of the Complaint. (b) it was handed to a person under 16 years old. (c) it was handed to a person who does not reside on or is not in posses of the premises sought to be recovered. (d) it was delivered directly by my landlord (instead of having some else deliver it). (e) my landlord mailed me a copy, but did not put a copy on my door. (f) my landlord put a copy on my door, but did not mail me a copy. (g) other (specify): 	sion
□ 10. State any other reason(s) why your landlord cannot evict you:	
□ COUNTERCLAIM: Make sure you understand the consequences of filing counterclaim before checking this box. There is a \$10 fee unless waived. I paid more rent to my landlord than what my residence is worth because of serious housing code violations I described in #2 above which started on following date (but which is not more than three (3) years a, 200	the the go):
 (a) I request a money judgment against my landlord for the amou overpaid. (b) I request the Court order my landlord to repair the serious probler described above. 	
□ RECOUPMENT: Make sure you understand the consequences of filing recoupment before checking this box. I paid more rent to my landlord than what my residence is worth because of serious housing code violations I described in #2 above which started on following date:, 200 I therefore request the amount overpaid be applied to any amount I owe my landlord.	the
☐ SET-OFF: Make sure you understand the consequences of filing a set-off be checking this box. I paid to fix some of the serious problems I described in #2 above which landlord should have fixed, but refused or failed to fix. I therefore request amount I paid to fix some of the serious problems be applied to off-set amount I owe my landlord.	my the

REQUIRED TO CHECK I am requesting a I have read my Answer	judge decid and declare	e my ca under pe	se. enalty o	f perjury t	that all th	
information is true and	accurate to t	he best c	of my kr	nowledge a	and belief	•
						. <u> </u>
	Defendant/T	enant				
	Address					
	Phone Numb	er				
☐ I am requesting consequences of filing a unless waived. I have read my Answer information is true and	a jury deman and declare	d before under pe	checkin enalty o	g this box f perjury t	that all th	is a \$75 fee ne foregoing
	Defendant/T	enant				
	Address					
	Phone Numb	er				
Execu	uted this	da	y of			_, 20

CERTIFICATE OF SERVICE

REQUIRED: I hereby certify that a copy of this Answer was
(check one) □ hand-delivered □ mailed to
Plaintiff/Landlord or Plaintiff/Landlord's Lawyer on the following date:
, 20 at the following address:
<u> </u>
Signature of person who hand-delivered or mailed a copy of the Answer