	JDF 101	Eviction Complaint (Residential Tenancy)			
1.	Court District Colorado Cou Mailing Addre	nty:			
2.	Parties to the Landlord: (Plant v. Tenant: (Defer	intiff)	This box is for court use only.		
3.	Filed by Name: Mailing Addre Ci Phone: Email:		4. Case Details Number: Division: Courtroom:		
5.	Backgr I submit	this complaint under C.R.S. § 13-40-110(a). I at			
	b)	Note to Tenant Review the due dates on Page 1 of the Summor Attend the "return date" meeting or file form <i>JDF</i> Create an account and submit forms online at [w	ns. 103 – Eviction Answer by that date.		
6.		rd Information need an interpreter? □ No. □ Yes,	in (language)		
		o attend court events: ☐ In-person. To switch your choice: File form JDF 1 48 hours before	Remotely. (by phone/video) 105 – Notice about Remote Hearings at least e an event.		
		nt from [Section 3] above, my (the Landlord's) con Full Name: Mailing Address: City, State, Zip:	tact information is:		
		Phone: Em Always keep your contact info updated. Use form <i>JDF</i>			

7.	Tenants (defendants)					
	I'm evicting the following tenants: (List all	, use full nam	nes)			
8.	Description of Premises					
	The Landlords own the following premises	s (the home):				
	Street Address:					
	City:	County:			Zip:	
	Subdivision:	Lot:		Block:		
	Does this property have a federally backe	d-mortgage'	? (FHA, VA, USL	DA, etc.)	Yes.	☐ No.
9.	Lease					
	The Tenants leased and occupied the ho	ome under a	a: (check one)			
	☐ Written lease. A copy of the leas	se is attache	ed and labeled	"Attachme	ent 1."	
	☐ Verbal lease. Monthly rent is \$, payable on t	he	day of	f the month.
	Through this lease, the Defendants took	possession	and occupied	the home.		
10.	Prior Notice					
	I certify on (enter date)	, the Tenan	t was served t	he followin	g <i>Notice</i> :	(check one)
	☐ a) Demand for Compliance	e (JDF 99 A)).			
	□ b) Notice to Terminate Ten	ancy (JDF 9	99 B).			
	☐ c) Notice of No-Fault Evicti	ion (JDF 99	C).			
	The Notice was served by:					
	a) Personal service under	C.R.S. § 13	-40-108.			
	□ b) Posting on the Property.	. The two p	rior attempts a	t Personal	Service o	occurred
	on:					
	1) Enter Date:	_				
	2) Enter Different [Date:				
	The amount of time given to the Tenants	in the <i>Notic</i>	e has expired			

A copy of that Notice is attached and labeled "Attachment 2."

11. Cause for Eviction

I'm evicting the tenants because: (check all claims that apply and explain the situation in Section 12)			
□ a)	Unpaid Rent	C.R.S. § 13-40-104(1)(d)	
	At the time of filing, the Tenants	owe:	
	\$	in past-due rent.	
	\$	in late fees.	
	Tenants failed to pay rent for the	e following dates:	
	Rent continues to accrue at \$ possession of the home.	per day until the Landlord regains	
□ b)	Lease Violation	C.R.S. § 13-40-104(1)(e)	
	• •	vith or violated the lease's material terms or conditions. d explain how it was violated in Section 12.	
	☐ Repeat Violation	C.R.S. § 13-40-104(1)(e.5)	
		term was violated before. The Demand for Compliance s attached and labeled "Attachment 3."	
□ c)	Substantial Lease Violation (c	riminal behavior) C.R.S. § 13-40-104(1)(d.5)	
	Tenants, or their guests, have s	ubstantially violated the lease under C.R.S. § 13-40-	
	107.5(3): (explain what happened	in Section 12)	
☐ d)	No-Fault Eviction	C.R.S. §§ 13-40-104(1)(d.8) and 38-12-1303(3)	
	As cause for not renewing the le	ease, the landlord terminated the tenancy because (of):	
	☐ 1) Planned home demolition	on or conversion.	
	☐ 2) Plans for substantial ho	me repairs or renovations.	
	☐ 3) Plans to live in the home	e (Landlord Use).	
	4) Plans to sell the home.		
	☐ 5) Tenants declined the ne	· ·	
	,	payments. (Attach the Demand for Compliance (JDF 99 A) for	
	each missed payment.)		

	⊔ e)	End of Tenancy	C.R.S. § 13-40-104(1)(c)
		The lease period has ended, the Tenants have not moved out, and to end the lease without cause because:	the Landlord qualifies
		 1) The property is a short-term rental. 2) The property is a single-family home, a duplex, or a triplex. on the property (or an adjacent property) as their primary residual. 	
		3) The property is leased pursuant to an employer-provided ho4) The Tenant has been a resident for less than a year.	ousing agreement.
	□ f)	Disturbing Conduct	C.R.S. § 13-40-104(1)(j)
		The Tenants' conduct is disturbing or causes a nuisance to the quie owners, other occupants, or neighbors. (explain what and how in Section 2)	
12.	Cause	e for Eviction: Explanation	

Damages			
☐ If ched	ecked, the Tenants owe damage	es in the amount of \$	
	ages continue to accrue at \$	per day until the Landlord regair	ns
The total amou	unt the Landlord requests in unpa	aid rent and damages is \$	*
	ne amount exceeds \$25,000, and I shat amount.	still file in County Court, I agree to limit the possible	e awa
Military Serv	vice		
Are any of the	e Tenants engaged in military se	ervice for the United States of America?	
☐ Ye	es. 🗌 No.		
Jury Deman	nd		
☐ If chec		trial by jury. (Additional non-refundable fees app a jury trial.	oly.)
Request for	relief		
Landlords req		n of the premises, rent due or to become due, any other relief to which we are entitled.	
•	ding Mandatory Mediation		
•		bout Mediation	_
Facts regard		bout Mediation	
Facts regard	Note al		
Facts regard	Note all who receive: Supplemental Security Incon	ne (SSI),	
Tenants w	Note all who receive: Supplemental Security Incon Social Security Disability Inco	ne (SSI), ome (SSDI), or	

Did you attend mandatory mediation? (check one)

Ш	Yes, but it was unsuccessful.
	No, because: (check why not)
	☐ The tenant doesn't qualify for Mandatory Mediation.
	☐ The tenant didn't say if they qualified for Mandatory Mediation.
	☐ The landlord is a non-profit organization that has already offered mediation.
	The landlord doesn't have more than five rental units

In other words:

The residential tenant receives Supplemental Security Income, Social Security Disability Insurance Under Title II of the Federal "Social Security Act", 42 U.S.C. Sec. 401 et seq., as amended, or Cash Assistance through the Colorado Works Program created in Part 7 of Article 2 of Title 26, and the complainant and residential tenant participated in mandatory mediation and the mediation was unsuccessful;

The complainant and residential tenant did not participate in mandatory mediation because the residential tenant:

Did not disclose or declined to disclose in writing in response to a written inquiry from the complainant that the residential tenant receives Supplemental Security Income, Social Security Disability Insurance Under Title II of the Federal "Social Security Act", 42 U.S.C. Sec. 401 et seq., as amended, or Cash Assistance through the Colorado Works Program created in Part 7 of Article 2 of Title 26; or

Does not receive Supplemental Security Income, Social Security Disability Insurance under Title II of the Federal "Social Security Act", 42 U.S.C. Sec. 401 et seq., as amended, or Cash Assistance through the Colorado Works Program created in Part 7 of Article 2 of Title 26; or

The complainant and residential tenant did not participate in mandatory mediation because the complainant is a 501(c)(3) nonprofit organization that offers opportunities for mediation to residential tenants prior to filing a residential eviction in court; or

A landlord with five or fewer single-family rental homes and no more than five total rental units, including any single-family homes.

18. Landlord Signature

I declare under penalty of perjury under the law of Colorado that the foregoing is true and correct.

Executed on the (date) day of (month) (year)

at City: (or other location)
and State: (or country)

Print Your Name(s): Your Signature(s):

Lawyer Signature: (If any)

19.	Additional Information (if any)