JDF 101		Eviction Complaint (Residential Tenancy)		
1.	Colorado	ct County County:ddress:		
2.	Landlord: v.	to the Case:  (Plaintiff)  Defendant)  And any other occupants.	This box is for court use only.	
3.	Mailing A	/:  ddress: St: Zip:	4. Case Details:  Number:  Division:  Courtroom:	
5.	I sul	ckground  mit this complaint under C.R.S. § 13-40-110(a). I af  Note to Tenant  a) Review the due dates on Page 1 of the Summon  b) Attend the "return date" meeting or file form JDF  c) Create an account and submit forms online at [w	s. 103 – Eviction Answer by that date.	
6.	Do <u>y</u> I wa	nt to attend court events:	: Remote Hearings. tact information is:	

## 7. **Description of Premises** The Landlords own the following premises (the home): Street Address: \_\_\_\_ City: \_\_\_\_\_ Zip: \_\_\_\_ Subdivision: \_ Lot: \_\_\_\_\_ Block: \_\_\_\_ 8. Lease The Tenants leased and occupied the home under a: (check one) Written lease. A copy of the lease is attached and labeled "Attachment 1." ☐ Verbal lease. Monthly rent is \$ \_\_\_\_\_, payable on the \_\_\_\_\_ day of the month. Through this lease, the Defendants took possession and occupied the home. 9. **Prior Notice** On (enter date) \_\_\_\_\_, I served the following Notice: (check one) A. Demand for Compliance (JDF 99 A). ☐ B. Notice to Terminate Tenancy (JDF 99 B). ☐ C. Notice of No-Fault Eviction (JDF 99 C). The amount of time given to the Tenants in the Notice has expired. A copy of that Notice is attached and labeled "Attachment 2." 10. Cause for Eviction

I'm evicting the tenants because: (check all claims that apply and explain the situation below)

□ a)	Unpaid Rent	C.R.S. § 13-40-104(1)(d)
	At the time of filing, the Tenants owe \$	in past-due rent.
	Tenants failed to pay rent for the following da	ates:
	Rent continues to accrue at \$	per day until the Landlord regains
	possession of the home.	

Ш	b)	Lease Violation	C.R.S. § 13-40-104(1)(e)		
		Tenants have failed to comply with or violated the Be sure to state which lease term and explain how it was			
		☐ Repeat Violation	C.R.S. § 13-40-104(1)(e.5)		
		If checked, this same lease term was violated detailing the prior violation is attached and la	•		
	c)	Substantial Lease Violation	C.R.S. § 13-40-104(1)(d.5)		
		Tenants, or their guests, have substantially violation 107.5(3): (explain what happened below)	ated the lease under C.R.S. § 13-40-		
	d)	No-Fault Eviction	C.R.S. §§ 13-40-104(1)(d.8) and 38-12-1303(3)		
		As cause for not renewing the lease, the landlor	d terminated the tenancy because (of):		
		<ul> <li>1) Planned home demolition or conversion</li> <li>2) Plans for substantial home repairs or re</li> <li>3) Plans to live in the home (Landlord Use).</li> <li>4) Plans to sell the home.</li> <li>5) Tenants declined the new rental agreen</li> <li>6) Tenants' history of late payments.</li> </ul>	novations.		
	e).	End of Tenancy	C.R.S. § 13-40-104(1)(c)		
		The lease period has ended, and the Tenants ha	ave not moved out.		
	f).	Disturbing Conduct	C.R.S. § 13-40-104(1)(j)		
		The Tenants' conduct is disturbing or causes a rowners, other occupants, or neighbors. (explain)			
Caı	use	for Eviction: Explanation			

11.	Damages	
	☐ If checked, the Tenants owe damages in the amount of \$	
	Damages continue to accrue at \$ per day until the Landlords regain possession of the home.	
	The total amount the Landlord requests in unpaid rent and damages is \$*	
	* If the amount exceeds \$25,000, and I still file in County Court, I agree to limit the possible award to that amount.	t
12.	Military Service	
	Are any of the Tenants engaged in military service for the United States of America?	
	☐ Yes. ☐ No.	
13.	Jury Demand	
	☐ If checked, the Landlords demand a trial by jury. (Additional non-refundable fees apply.)  Note: Not all claims are entitled to a jury trial.	
14.	Request for relief	
	Landlords request a judgment for possession of the premises, rent due or to become due, present and future damages and costs, and any other relief to which we are entitled.	
15.	Facts regarding Mandatory Mediation	
	Note about Mediation	\
	Tenants who were served a Demand for Compliance (JDF 99A) and currently receive:	
	a) Supplemental Security Income (SSI),	
	b) Social Security Disability Income (SSDI), or	
	c) Cash Assistance through the Colorado Works Program	
	may have the right to mandatory mediation before a case is filed.	/

I swear or affirm the following information is true:
☐ If checked, Mandatory Mediation was held but was unsuccessful.
☐ If checked, Mandatory Mediation was not held because: (check why)
☐ 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 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.
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)

16.