REPAIR AND REMEDY CASES INSTRUCTIONS AND INFORMATION REGARDING FILING SUIT

(PLEASE READ CAREFULLY BEFORE COMPLETING THE PETITION)

REPAIR AND REMEDY: A repair and remedy case is a lawsuit filed by a residential tenant under Chapter 92, Subchapter B of the **Texas Property Code** to enforce the landlord's duty to repair or remedy a condition materially affecting the physical health or safety of an ordinary tenant. The relief sought cannot exceed \$10,000.00 excluding statutory interest and court costs but including attorney fees, if any.

LANDLORD'S LIABILITY: A landlord is liable to a tenant to repair or remedy if

- 1. The tenant has given the landlord proper notice of condition;
- 2. The condition materially affects the physical health or safety of an ordinary tenant;
- 3. The tenant has given subsequent written notice to repair or remedy;
- 4. The landlord has had reasonable time to correct the situation;
- 5. The landlord has not made and effort to repair or remedy the condition;
- 6. The tenant was not delinquent in payment of rent at the time notice was given to landlord.

PETITION: In order to file the petition, you must bring the following information to the Court:

- 1. Contact information for both parties including Plaintiff's agent, management company, etc.;
- 2. Street address of the premises;
- 3. Lease and notice information (oral, written, etc);
- 4. Rent information (amount, paid by whom, due when);
- 5. Property condition;
- 6. Relief requested;
- 7. One hundred sixteen (\$116.00) fee for filing and service.
- 8. The last 3 numbers of the landlord's driver's license and social security (if an individual), if available.
- 9. At the time of filing, you must include a Case Information Sheet, and if you are suing your landlord as an individual, you must file a Military Affidavit on your landlord.

CITATION: A citation will immediately issue directing the landlord to appear for a trial date, which is no less than 10 days and no more than 21 days from date the petition is filed. The citation must be served at least 6 days before trial date.

HEARING: The tenant must appear to present his case. If he doesn't appear, the Judge may dismiss the case. If the landlord doesn't appear and was served, the Judge may hear evidence and render judgment.

JUDGMENT: The judgment must be clear and explicit and may include reduction of rent, actual damages, penalty, costs, and attorney fees.

APPEAL: Either party may appeal the judgment within 21 days from the date the judgment is signed.

The laws governing Repair and Remedy can be found in **Chapter 92 of the TEXAS PROPERTY CODE** and Rule 509 of the TEXAS RULES OF CIVIL PROCEDURE.

If you have further questions regarding procedures, you may contact the Clerk; however, she **CANNOT GIVE LEGAL ADVICE.**

	CAUS	SE NO				
PLAINTIFF			§ IN'	THE JUST	ΓICE COURT	
V.			§ IN' § § § PRI § § § FAI	ECINCT I	NO. THREE	
DEFENDANT			§ FAI	NNIN CO	UNTY, TEXAS	
	PETITION:	REPAIR	AND REM	<u>IEDY CA</u>	<u>SE</u>	
COMPLAINT: Plaintiff Rule 509 of the Texas Code because there materially affect the h	Rules of Civil is a condition ealth or safety	Procedur in Plain of an ord	re and Sectiff's residential r	ction 92. dential r ntiff.	0563 of the T	exas Property
Information Regardi					Chaha	7in Codo
Street Address Unit Defendant's Contact II	t No. (if any) Information (to	City the exten		unty :	State	Zip Code
Street Address Uni	t No. (if any)	City	County	State	Zip Code	Phone No.
SERVICE OF CITATION required, alternative of Plaintiff will check the □ Plaintiff received in received in writing the company. □ The name To Plaintiff's knowled	service pursua e box next to ea n writing Defer he name and e of Defendant	nt to Rule ach statem adant's na business 's manage	e 509.4 of nent that i ame and street ac ement cor	f the Tex is true: business ddress o npany is	as Rules of Ci street addres f Defendant's	vil Procedure. ss. □ Plaintiff management
Street Address Un ☐ The name of Defended the land the l	nit No. (if any) lant's on-premi on-premises n	ises mana	iger is	State nformati		Phone No. To Plaintiff's
☐ The name of Defend		ector serv	_	sidentia		-
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LEASE AND NOTICE: Plaintiff will chec ☐ The lease is oral. ☐ The lease is in wri remedy a condition to be in writing. ☐ F	ting. □ The lease requires the not laintiff gave written notice to rep	cice to repair and pair or remedy the
condition on □	The written notice to repair or r	emedy the
condition was sent by certified mail, ret		
□ Plaintiff gav		
. Name of perso		
Place where r	otice was given:	
RENT: At the time Plaintiff gave notice was:	e to repair or remedy the condit	tion, Plaintiff's rent
□ current (no rent owed); □ not current did not accept it; or □ not current and P Plaintiff's rent is due on the day of	laintiff did not offer to pay the re the □ month □ week □	nt owed. _ (specify any other
rent-payment period). Plaintiff's rent (specify any other rent-payment per government is subsidized by the gov the government, and \$ paid	iod). Plaintiff's rent: \square is not ernment as follows, if known: $\$$	subsidized by the
diaci to icbail of icilical dic collain	on; □ a court order reducing Pl	
amount of \$ to begin on a civil penalty of one month's rent Plaintiff states that the total relief requand court costs but including attorney's	; □ actual damages in the amages in the	nount of \$; and □ court costs. excluding interest days before trial.
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