			No. of tenants 1 2 3 4 CASE NUMBER TRIAL DATE & TIME					
Landlord/Agent (Plaintiff)		Affixed on Premis	es					
Address		Date	-					
City	State	Zip Dailed to Tena	nt					
() Tenant (Defendant)	(2) Tenant (Defendant)							
3 Tenant (Defendant)	(4) Tenant (Defendant)	Constable/Sherif	f					
Address		Served on Party:						
City	State	Zip						
Date								
1. The property is described	as:	۵	pt. City , Maryland.					
 2. Is the Landlord required by law to be licensed/registered in order to operate this premises as a rental property? □Yes □No. If so, is the Landlord currently licensed/registered □Yes □No. License/Registration number if applicable: 3. The property: □ is affected property under \$6-801, Environment Article, its registration with the MDE is current and its registration has been renewed as required, and its MDE inspection certificate numbered								
Print Name of Landlord/Attorney/Agen	t	Signat	ure of Landlord/Attorney/Agent Date					
Address			Telephone Number					
Facsimile Number, if any		E-mail Address, if any						
	Request of		Reason					
The following parties appeared Tenant 1 Tenant 2 Rent due and unpaid: \$ Net due and unpaid: \$ Judgment in favor of Landle Money judgment for \$ Voluntary dismissal by:]] Case dismissed Landlord Judgment for Tenant	DISPOSITION on final trial date: Landlord Tenant 3 Tenant 4 Ten	□ Landlord's Agent/Attorney hant's Attorney s of \$ under PU §7-309 □ Trial □ Consent es and costs □ Without the right of redemption hast Tenant #1□ #2 □ #3 □ #4 □ ties Other:	SUMMONS TO the Sheriff of this County/Constable of this Court: You are ordered to notify the tenant, assignee, or subtenant, or their known or authorized agent, by personal service, if such service is requested by the plaintiff, to appear in the District Court at the trial of this matter to show cause why the demand of the landlord should not be granted. Personal service is to be performed at the property subject to this complaint or at any other known address. If personal service is not requested, or if no person to be served is found on the property or at another known address, you shall affix an attested copy of the					

DISTRICT COURT OF MARYLAND FOR			CASE NUMB	No. of tenants 1 2 3 4 CASE NUMBER TRIAL DATE & TIME		
			Affixed on Premis	es l		
Landlord/Agent (Plaintiff)			-			
Address			Date			
City	State	Zip	Mailed to Tena	nt		
Tenant (Defendant)	(2) Tenant (Defendant)		-			
(3) Tenant (Defendant)	(4) Tenant (Defendant)		Constable/Sheriff			
Address			- Served on Party:			
City	State	Zip				
				Date		
FAILURE TO	PAY RENT - LANDLOF	RD'S COMPL REAL PRC	AINT FOR REPO DPERTY §8-401	SSESSION OF RENTED PROP	PERTY	
1. The property is described	as:			pt. City	, Maryland.	
2. Is the Landlord required b Landlord currently license	by law to be licensed/regised/registered \Box Yes \Box No	tered in order t . License/Regi	o operate this premi stration number if a	ises as a rental property? □Yes □N		
been renewed as required	, and its MDE inspection of	certificate num	bered	, is valid for the curren	at tenancy; or	
☐ owner is unable to state ☐ The property is not affe 4. The Tenant rents from the	e Certificate No. because L ected. e Landlord who asks for p	\Box property is exossession of the	kempt ⊔ tenant refu e property and a jud	sed access or to relocate/vacate dur	ing remedial work. o be due.	
the of the	\Box week \Box month, which	has not been p	aid or reduced to ju	e following amount of rent: \$ idgment. in the total amount of security deposits under PU \$7-309 \$		
					Net Rent	
Late charges accruing in o	or prior to the month in wl	hich the compla ire due in the ar	aint was filed for the nount of	e 🗆 weeks 🗋 months \$	§	
6 7 □ The Landlord requests	s rent becoming due after (the date of filin	but due by the da	ate of trial in the amount of	S	
8	e Tenant's right of redemp			gments. List the case numbers and j	S	
☐ All the Tenants on the lea ☐ No Tenant is in the milita	ase are listed above. \Box At			service.		
Specific facts m	ust be given for the Court to conclud	le that each Tenant wi	ho is a natural person is not	in the military	ed through DOD at:	
\Box I am unable to determine 10. \Box The Tenant is decease	whether or not any Tenan d, intestate (not having ma	t is in the milita ade a legal will	ary service.), and without next	https://www.dmdc	c.osd.mil/appj/scra/.	
Print Name of Landlord/Attorney/Agen	t		Signatu	ure of Landlord/Attorney/Agent	Date	
Address					Telephone Number	
Facsimile Number, if any			E-mail Address, if any			
Continued to	Request of]	Reason		
				TO the Sheriff of this County/Constabl You are ordered to notify the tenant, as subtenant, or their known or authorized service, if such service is requested by appear in the District Court at the trial show cause why the demand of the land granted. Personal service is to be perfo property subject to this complaint or at address. If personal service is not requ- person to be served is found on the pro- known address, you shall affix an attest summons and complaint conspicuously that is the subject of this suit and mail a submons and complaint to the tenant, a subtenant by first-class mail to the addr the plaintiff. In the case of a deceased ordered to notify the occupant or nex deceased tenant by the same procedu	l agent, by personal the plaintiff, to of this matter to dlord should not be ormed at the any other known ested, or if no perty or at another ted copy of the on the property a copy of the assignee, or ress specified by 1 tenant. you are	
DC-CV-082 (Rev. 1/15/2014	D.		I	Judge/Clerk	Date	

	OF MARYLAND FOR			No. of tenants 1 2 3 4 CASE NUMBER
				TRIAL DATE & TIME
Landlord/Agent (Plaintiff)			Affixed on Premis	es
Address			Date	-
City	State	Zip	☐ Mailed to Tena	nt
Tenant (Defendant)	(2) Tenant (Defendant)			
(3) Tenant (Defendant)	(4) Tenant (Defendant)		Constable/Sherif	<u></u>
Address				
City	State	Zip	Served on Party:	
			Date	Date
FAILURE TO F	YAY RENT - LANDLOR	D'S COMPLA REAL PROF	INT FOR REPO PERTY §8-401	SSESSION OF RENTED PROPERTY
1. The property is described	as:		•	
2. Is the Landlord required b	y law to be licensed/regist	ered in order to	operate this prem	ises as a rental property? \Box Yes \Box No. If so, is the
3. The property: ☐ is affecte	ed/registered Yes No. d property under §6-801, E and its MDE inspection co	Environment Ar	ticle, its registrati	applicable: on with the MDE is current and its registration has , is valid for the current tenancy; or
□ owner is unable to state □ The property is not affe	e Certificate No. because 🗆	property is exe	$\stackrel{\text{Inspection Ce}}{=} \text{Empt} \square \text{ tenant refu}$	rtificate No. Ised access or to relocate/vacate during remedial work.
4. The Tenant rents from the 5. This \square is \square is not a gove	e Landlord who asks for po rnment subsidized tenancy	v. Tenant is resp	ponsible to pay the	Igment for the amount determined to be due. e following amount of rent: \$ due on
the of the of the of today, rent is due fo	\Box week \Box month, which or the \Box weeks \Box months out payments of $\$$ (has not been pa of	id or reduced to j	adgment. in the total amount of security deposits under PU \$7-309 \$
I ate charges accruing in a	or prior to the month in wh	ich the complai	int was filed for th	e weeks months
of	ar	e due in the am	ount of	\$
7. The Landlord requests	rent becoming due after th	he date of filing	, but due by the d	ate of trial in the amount of \$
9. The Landlord requests the	e Tenant's right of redempti	ion be foreclose	ed due to prior jud	gments. List the case numbers and judgment dates
within the past 12 months \Box All the Tenants on the lea				
\Box No Tenant is in the milita	ry service and the facts sup	pporting this sta	atement are:	□ Verified through DOD at:
\Box I am unable to determine 10. \Box The Tenant is decease	d, intestate (not having ma	is in the militande a legal will).	ry service. , and without next	in the military. https://www.dmdc.osd.mil/appj/scra/.
and belief.	te penanty of perjury that is	ne matters and	lacts set forth abo	ve are true to the best of my knowledge, mornation,
Print Name of Landlord/Attorney/Agent			Signat	ure of Landlord/Attorney/Agent Date
Address				Telephone Number
Facsimile Number, if any Continued to	Request of	E-1	mail Address, if any	Reason
	1104000001			SUMMONS
				TO the Sheriff of this County/Constable of this Court: You are ordered to notify the tenant, assignee, or subtenant, or their known or authorized agent, by personal service, if such service is requested by the plaintiff, to appear in the District Court at the trial of this matter to show cause why the demand of the landlord should not be granted. Personal service is to be performed at the property subject to this complaint or at any other known address. If personal service is not requested, or if no person to be served is found on the property or at another known address, you shall affix an attested copy of the summons and complaint conspicuously on the property that is the subject of this suit and mail a copy of the summons and complaint to the tenant, assignee, or subtenant by first-class mail to the address specified by the plaintiff. In the case of a deceased tenant, you are
NOTICE: If judgment for a sum certain was entered, you may file a request that this judgment be recorded.				the plaintiff. In the case of a deceased tenant, you are ordered to notify the occupant or next of kin of the deceased tenant by the same procedure, if known.

NOTICE TO THE TENANT

1. Your Landlord has asked the Court to evict you for failure to pay rent. Your case will be heard on the date and at the location shown on the other side. To request a foreign language interpreter or reasonable accommodation under the Americans with Disabilities Act, please contact the Court immediately. Possession and use of cell phones and other electronic devices may be limited or prohibited in designated areas of the court facility.

2. If service of process has been made upon you by posting and mailing, only a judgment for possession can be entered against you. However, if you are personally served then a money judgment may also be entered against you.

3. If you have an oral or written lease that requires the Landlord to pay the gas or electric bill and you made payment(s) for utility service to a public utility provider and/or a security deposit or fee to open a new utility service account, the amount of those payment(s) can be deducted from the rent due.

4. The Court may include rent that becomes due after the filing of this complaint. If you have not paid all the money due to your

Landlord by the trial date, the Judge may determine that you owe additional rent that has become due through the date of judgment. 5. If you have paid the rent by the trial date, you should come to Court on the trial date with your receipt and ask the Court to dismiss the case.

6. If you have a defense or think you do not owe the rent, you should come to Court and state the facts. You have a right to bring a lawyer to Court with you. **BRING THIS PAPER WITH YOU TO COURT!**

7. If the Court enters a judgment for the Landlord and orders you to move out, the Landlord may, on the fifth business day after the trial date, apply for a warrant for your eviction. Possession of the premises must be given to the landlord, or the landlord's agent or attorney, within 4 business days after the trial.

8. The warrant will be sent to the Constable or Sheriff who will then schedule an eviction if the rent has not been paid.

9. The Court may issue a Warrant of Restitution at any time after four business days from the date of judgment.

10. You have a right to pay the amount due at any time until the eviction begins, unless the Court has determined that because of the number of rent judgments which you have had in the past 12 months, you no longer have that right. The Warrant of Restitution which the Sheriff or Constable has will show whether the Court has ordered "No Right of Redemption" which means you may not pay the amount due to stop the eviction. The amount you are to pay will be shown on the Warrant of Restitution which the Constable or Sheriff has. The Court may issue a Warrant of Restitution at any time after four business days from the date of judgment.

11. Except in Baltimore City, the Sheriff or Constable will meet the Landlord at the premises to conduct the eviction. Your personal property may be removed from the premises. The Sheriff or Constable is not responsible for protecting your property.

IN BALTIMORE CITY ONLY

12. **Special notice requirements apply to evictions.** The landlord must provide notice to the tenant of the first scheduled eviction date in two separate ways:

- Mail the notice to the tenant by **first-class mail with a certificate of mailing at least 14 days** in advance of the first eviction date; <u>and</u>
- Post the notice on the premises at least 7 days in advance of the first scheduled eviction date.
- The day of mailing or posting is Day 1. Day 14 must be no later than the day before the scheduled date of eviction. Count holidays and weekends.

The tenant may challenge whether the notices were properly sent. If the tenant challenges the notices or if the Sheriff has doubt that the notices were properly given, the Sheriff will refer the issue to the Judge for decision. If the Judge determines that the landlord did not comply with the notice requirements, the eviction will be vacated/cancelled and the landlord would be required to apply for a new Warrant of Restitution. If the notice challenge is determined in the landlord's favor, the Sheriff will execute the eviction immediately. **On the day of the eviction** when the Sheriff returns possession of the property to the landlord, any of the tenant's personal property left in or around the rental unit is considered abandoned. The tenant has no right to the property. The landlord's only obligation for abandoned property is to properly dispose of it.

- The landlord is <u>strictly prohibited</u> from putting the abandoned property in the street, the sidewalk, alleys, or on any public property. Anyone who illegally dumps abandoned property from an eviction is guilty of a misdemeanor and subject to a penalty of up to \$1,000 for each day of unlawful dumping.
- The landlord <u>may dispose of the abandoned property</u> by transporting it to a licensed landfill or solid waste facility, donating it to charity, or some other lawful means.

APPEAL

You may file an appeal within four business days from the date of the Judge's decision by filing a written request with the clerk of the District Court where the case was heard and paying the required appeal costs. (Any Saturday, Sunday or any legal holiday is not counted as part of the four-day time period.) An appeal bond must be posted in order to stay any execution of the judgment. An appeal does not stay the payment of future rent or eviction.

AVISO A LAS PERSONAS QUE HABLAN ESPAÑOL (NOTICE TO SPANISH SPEAKING INDIVIDUALS)

Esta es una denuncia por incumplimiento de pago de la renta. La traducción al español de este formulario se encuentra en el Internet en: http://www.mdcourts.gov/district/forms/civil/dccv082bls.pdf

El folleto informativo en español también se encuentra en el Internet en:

http://www.mdcourts.gov/district/forms/civil/dccv082tbrsp.pdf

Usted también podrá llevar este formulario a la Oficina del Secretario del Tribunal de Distrito, a la dirección que aparece en la parte de arriba del reverso de este formulario, y el secretario le entregará una traducción impresa, el folleto en español y proporcionará la asistencia de un intérprete si es necesario.

This is a complaint for failure to pay rent. A Spanish translation of this form is available on the Internet at:

http://mdcourts.gov/district/forms/civil/dccv082bls.pdf

A Spanish informational brochure is also available online at:

http://mdcourts.gov/district/forms/civil/dccv082tbrsp.pdf

You may also take this form to the District Court Clerk's Office at the address at the top on the reverse side of this form and the clerk will provide you with the printed translation, Spanish brochure and Interpreter assistance, if needed.