		IN	THE COUF	RT IN AND FOR MIAMI-DADE COUNTY, FL	ORIDA.
	<b>/ISIO</b>		FOR	M 1.947(b) ANSWER – RESIDENTIAL EVICTION	CASE NUMBER
PL	AINT	IFF(S)		VS. DEFENDANT(S)	CLOCK IN
1.	The a. b.	Defendant genera	lly denies that all the	s follows: (Check ONLY 1, a. or b.) each statement of the complaint. e statements of the complaint are true EXCI ment(s) in paragraph(s) of the complaint is/	
		(ii) I do not I denying them.	know whetl	ner the information in paragraph(s) of the co	omplaint is/are true or false, so I am
2.	If you	ou write down any defense If you agree with the land you file this response.	llord about	n payment of rent, then you must take one the rent owed, then you must pay the rent out the rent owed for any reason, then you	owed into the court registry when
3.	you	ou fail to follow these instr may be evicted without a	of court th uctions, the court date lowing def	e rent each time it becomes due until the la en you will lose your defenses. You will not enses to the complaint: (Check ONLY the c	have a hearing in your case, and
	a.		ot make re	epairs, and I withheld my rent after sending	written notice to the landlord. (Attach
	b.		e amount	nt of rent or ongoing amount of rent the land of rent that must be deposited into the cour se explain:	
	C.	I attempted/offere accept the rent payment.		I the rent due before the notice to pay rent oppositely	expired, but the landlord did not
	d.	I paid the rent der	nanded by	the landlord in the notice to pay rent. Pleas	se explain:
	e.	The landlord waiv	ed, change	ed, or canceled the notice that required me	to move out of the residence. Please
	f.	governmental agency ch	arged with	n in retaliation against me. For example, the responsibility for enforcement of building, becomplained directly to the landlord. Please of	nousing, or health codes of a

h.	T				
		e after sending me the notice to terminate. Please explain:			
i.		aimed by the landlord on the notice to terminate. Please explain:			
j.	The landlord is not the owner of the	property where I live. Please explain:			
k.	I did not receive the notice to termin	nate or the notice was legally incorrect. Please explain:			
l.	Other defenses. Please explain:				
	You have a constitutional right to request a trial by a jury of your peers instead of a judge. However, there are some things you should know about this right:				
a.	. You may have waived this right in your lea	se, so review it carefully before requesting a jury trial.			
b.	. If you want a jury trial, you should request jury trial.	it in writing, when you file your answer or you may waive your right to a			
C.	Jury trials are not simple to conduct. You will bear some responsibility in the process and, if you are unprepared, it may be difficult to represent yourself in a jury trial. Additionally, once you request a jury trial, if you change your mind and you want the judge to decide your case, the landlord will need to agree.				
d.	If you have questions about whether to request a jury trial, you should speak with an attorney.				
S	elect whether you want to request a jury trial: (Check only one.)				
_	, , ,	(Check only one.)			
	I want a judge to decide my case.	(Officer Office.)			
_		(Check Only One.)			
_	I want a judge to decide my case.				
_	I want a judge to decide my case.  I want a jury to decide my case.	st of my knowledge and belief.			
_	I want a judge to decide my case.  I want a jury to decide my case.				
_	I want a judge to decide my case.  I want a jury to decide my case.	st of my knowledge and belief.  Signature:  Printed Name:			
_	I want a judge to decide my case.  I want a jury to decide my case.	st of my knowledge and belief.  Signature:  Printed Name:  Date:			
_	I want a judge to decide my case.  I want a jury to decide my case.	st of my knowledge and belief.  Signature:			

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