IN THE JUSTICE COURT OF THE STATE OF OREGON FOR THE COUNTY OF MORROW

	Case No:
Plaintiff (Landlord or Agent) v,	RESIDENTIAL EVICTION COMPLAINT
	Filing fee at <u>ORS 105.130</u>
Defendant (Tenant or Occupant)	_
Name	Name
Street	City / State / ZIP
Phone	County
DEFENDANTS-TENANTS: Name	Name
Street	City / State / ZIP
Phone	County
Name	Name
Street	City / State / ZIP
Phone	County
. Defendant-Tenants are in possession of the clocated at:	dwelling unit, premises, or rental property

2. IF NOTICE HAS BEEN GIVEN, A COPY IS ATTACHED

3. Plaintiff-Landlord is entitled to possession of the property because of:
24-hour notice for personal injury, substantial damage, extremely outrageous act,
or unlawful occupant (ORS 90.396 or 90.403)
24-hour or 48-hour notice for violation of a drug or alcohol program (ORS 90.398)
24-hour notice for perpetrating domestic violence, sexual assault or stalking
(ORS 90.445)
72-hour notice for nonpayment of rent in a week-to-week tenancy (ORS 90.394(1))
72-hour notice for nonpayment of rent in a week-to-week tenancy (ORS 90.392 (6))
10-day notice for a pet violation, a repeat violation with stated cause, or without stated
cause in a <u>week-to-week</u> tenancy (<u>ORS 90.392 (5)</u> , <u>90.405 or 90.427 (2)</u>)
10-day or 13-day notice for nonpayment of rent (ORS 90.394(2))
20-day notice for a repeat violation (ORS 90.630 (4))
30-day, 60-day, or 180-day notice without stated cause in a month-to-month tenancy
(ORS 90.427 (3)(b) or (8)(a)(B) or (C), or 90.429)
30-day notice with stated cause (ORS <u>90.392</u> , <u>90.630</u> or <u>90.632</u>)
☐ The stated cause is for nonpayment as defined in Section 55 of House Bill 2001 (2023)
30-day notice without stated cause in a fixed-term tenancy (ORS 90.427(4)(b) or (8)(b)(B))
60-day notice with stated cause (ORS 90.632)
90-day notice with stated cause (ORS 90.427(5) or (7))
Notice to bona fide tenants after foreclosure sale or termination of fixed-term tenancy after
foreclosure sale (ORS 86.782(6)(c))
Other notice:
Other notice.
No notice (explain):
4. If the landlord uses an attorney, the case goes to trial, and the landlord wins in court, the landlord can collect attorney fees from the defendant pursuant to ORS 90.255 and 105.137 (3)
5. Plaintiff-Landlord requests judgment for possession of the premises, court costs, disbursements
and lawyer fees (if any, under ORS 90.255 and 105.137 (3))
and lawyer tees (if any, under Oko 40.255 and 105.157 (57)
I certify that the allegations and factual assertions in this complaint are true to the
best of my knowledge.
Signature of landlord or agent Date
2.0
Name of landlord or agent (Printed)