ATTORNEY OR PARTY W	WITHOUT ATTORNEY	STATE BAR NUMBER: 81297	FOR COURT USE ONLY
NAME: Christopher	A. Nedeau		
FIRM NAME: NEDEA	U LAW PC		 Superior Court of California,
STREET ADDRESS: 15	4 Baker St.	1	County of Butte
CITY: San Francisc	00	STATE: CA ZIP CODE: 94117-2111	County of Dode
TELEPHONE NO.: (415		FAX NO.:	4/20/2023
	edeau@nedeaulaw.net		
ATTORNEY FOR (name):	MACE PERFORMANCE, INC.		E
The state of the s	T OF CALIFORNIA, COUNTY OF B	UTTE	D Shajif Elmallah, Clerk D
action to the contract of the	775 Concord Avenue		77.1 1 40 -
	775 Concord Avenue	× .	By Waybugh Deputy
CITY AND ZIP CODE: C	orth Butte County Courthouse		Electrofically FILED
	ardian Yards 1 Chico, LLC		
DEFENDANT: Mac	ce Performance, Inc.		
	ANSWER-UNLAW	/FUL DETAINER	CASE NUMBER: 23UD00943
			230000943
1. Defendant (all	defendants for whom this answe	r is filed must be named and must sign t	this answer unless their attorney signs):
MACE PERFO	DRMANCE, INC.		
	omplaint as follows:		
2. DENIALS (Ch	heck ONLY ONE of the next two	boxes.)	
		ox if the complaint demands more than \$	
		ement of the complaint and of the Mand	atory Cover Sheet and Supplemental
. Alleg	gations—Unlawful Detainer (form	UD-101).	
b. x Spec	cific Denials (Check this box and	d complete (1) and (2) below if complaint	t demands more than \$1,000.)
		ments of the complaint and of the Manda	atory Cover Sheet and Supplemental
Alleg	gations—Unlawful Detainer (form	UD-101) are true EXCEPT:	
(1) Denia	al of Allegations in Complaint(Form UD-100 or Other Complaint for	Unlawful Detainer)
			paragraph numbers from the complaint or
ext	plain below or, if more room need		
		25, titled as Attachment 2b(1)(a).	
	a)(2): Does not reflect rental paym	nent schedule.	
	a)(5): Service was defective.	use defeative as Disjutiff did not consule	to accide as a serification 40(-)(2) and 40(5)
10((a): Service of the 3-day notice w	vas defective, as Plaintiff did not comple	te service as specified in 10(a)(3) or 10(5).
(b) De	efendant has no information or be	lief that the following statements of the c	complaint are true, so defendant denies
		m the complaint or explain below or, if m	
		25, titled as Attachment 2b(1)(b).	
13			
(2) Denia	ll of Allegations in <i>Mandatory</i> (Cover Sheet and Supplemental Allega	tions—Unlawful Detainer (form UD-101)
(a)	Defendant did not receive pla	aintiff's Mandatory Cover Sheet and Sup	pplemental Allegations (form UD-101). (If
	not checked, complete (b) ar	าd (c), as appropriate.)	
(b)		ents in the Verification required for iss or Sheet and Supplemental Allegations (f	suance of summons—residential, item 3 form UD-101), are false.
(c) D	efendant claims the following sta	tements on the Mandatory Cover Sheet	and Supplemental Allegations—Unlawful
		state paragraph numbers from form UD-	
ne	eeded, on form MC-025):	Explanation is on form MC-025, titled as	Attachment 2b(2)(c).



b. (2) (d) Defendant has no information or belief that the following statements on the Mandatory Cover Sheet and Supplement Allegations—Unlawful Detainer (form UD-101) are true, so defendant denies them (state paragraph numbers from form UD-101 or explain below or, if more room needed, on form MC-025): Explanation is on form MC-025, titled as Attachment 2b(2)(d). DEFENSES AND OBJECTIONS (NOTE: For each box checked, you must state brief facts to support it in item 3w (on page 4) of more room is needed, on form MC-025. You can learn more about defenses and objections at www.courts.ca.gov/selfhelp-eviction.htm.) a. (Nonpayment of rent only) Plaintiff has breached the warranty to provide habitable premises. b. (Nonpayment of rent only) Defendant made needed repairs and properly deducted the cost from the rent, and plaintiff not give proper credit.	PLAINTIFF: Guardian Yards 1 Chico, LLC	CASE NUMBER:
Allegations—Unlawful Delaimer (form UD-101) are true, so defendant denies them (state paragraph numbers from form UD-101 or explain below or, if more room needed, on form MO-025): Explanation is on form MC-025, titled as Attachment 2b(2)(d). DEFENSES AND OBJECTIONS (NOTE: For each box checked, you must state brief facts to support it in item 3w (on page 4) more room is needed, on form MC-025. You can learn more about defenses and objections at www.courts.ca. gov/selfneip-velvion.htm) a. (Nonpayment of rent only) Plaintiff has breached the warranty to provide habitable premises. b. (Nonpayment of rent only) Defendant made needed repairs and properly deducted the cost from the rent, and plaintiff not give proper credit. c. (Nonpayment of rent only) On (date): before the notice to pay or quit expired, defendant offer the rent due but plaintiff would not accept it. d. Plaintiff served defendant with the notice to quit or filled the complaint to retailate against defendant. f. By serving defendant with the notice to quit or filled the complaint to retailate against defendant. g. Plaintiff served defendant with the notice to quit or filled the complaint plaintiff is arbitrarily discriminating against the defendant in violation of the Constitution or the laws of the United States or California. g. Plaintiff's demand for possession violates the local rent control or eviction control ordinance of (city or county, title of ordinance, and date of passage): (Also, briefly state in item 3w the facts showing violation of the ordinance) (1) Plaintiff failed to provide an opportunity to cure any alleged violations of terms and conditions of the lease (other to payment of rent) as required under Civil Code section 1946.2(c). (3) Plaintiff failed to provide an opportunity to cure any alleged violations of terms and conditions of the lease (other to payment of rent) as required under Civil Code section 1947.12, and the only unpaid is the unauthorized amount. (5) Plaintiff failed to provide an opportunity to cure any	DEFENDANT: Mace Performance, Inc.	23UD00943
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Code of Civil Procedure section 1179.04.	m. Plaintiff's demand for possession of a residential proper due between March 1, 2020, and September 30, 2021, a	y is based on nonpayment of rent or other financial obligations and (check all that apply):
(2) Plaintiff did not serve the required 15-day notice. (Code Civ. Proc., § 1179.03(b) or (c).)	Code of Civil Procedure section 1179.04.	
	(2) Plaintiff did not serve the required 15-day notice. (C	ode Civ. Proc., § 1179.03(b) or (c).)



PLAINTIFF: Guardian Yards 1 Chico, LLC		F: Guardian Yards 1 Chico, LLC	CASE NUMBER:		
DEFENDANT: Mace Performance, Inc.		IT: Mace Performance, Inc.	23UD00943		
3. m.	(3)	Plaintiff did not provide an unsigned declaration of COVID-19–related financial distress with the 15-day notice. (Code Civ. Proc., § 1179.03(d).)			
	(4)				
	(5)	Plaintiff identified defendant as a "high-income tenant" in the 15-day notice, but plaintiff did not possess proof at the time the notice was served establishing that defendant met the definition of high-income tenant. (Code Civ. Proc., § 1179.02.5(b).)			
	(6)		Defendant delivered to plaintiff one or more declarations of COVID-19–related financial distress and, if required as a "high-income tenant," documentation in support. (Code Civ. Proc., §§ 1179.03(f) and 1179.02.5.)		
		(Describe when and how delivered and check all other items below that a	apply):		
	(a) Plaintiff's demand for payment includes late fees on rent or other financial obligations due between March 1, 2020, and September 30, 2021.				
		(b) Plaintiff's demand for payment includes fees for services that were in	creased or not previously charged.		
		(c) Defendant, on or before September 30, 2021, paid or offered plaintiff payments that were due between September 1, 2020, and September termination notices for which defendant delivered the declarations de § 1179.03(g)(2).)	er 30, 2021, and that were demanded in the		
	(7)	Defendant is currently filing or has already filed a declaration of COVID-19 (Code Civ. Proc., § 1179.03(h).)	9–related financial distress with the court.		
n.		Plaintiff's demand for possession of a residential property is based on nonpay due between October 1, 2021, and March 31, 2022, and (check all that apply)			
	(1)				
		 (a) Did not contain the required contact information for the pertinent gove other content required by Code of Civil Procedure section 1179.10(a) (b) Did not did not include a translation of the statutorily required notice. 	l.		
	(2)	Code, § 1632.) Plaintiff's notice to quit was served between April 1, 2022, and June 30, 20 information about the government rental assistance program and possible Procedure section 1179.10(b).			
0.		For a tenancy initially established before October 1, 2021, plaintiffs demand for based on nonpayment of rent or other financial obligations due between Marcall that apply):			
	(1)		rental debt demanded in the complaint		
	(2)	Plaintiff's application for rental assistance was not denied.			
	(3)	Plaintiff's application for rental assistance was denied for a reason that do judgment in an unlawful detainer action (check all that apply):	es not support issuance of a summons or		
		(a) Plaintiff did not fully or properly complete plaintiffs portion of the app § 1179.09(d)(2)(A).)	lication. (Code Civ. Proc.,		
		(b) Plaintiff did not apply to the correct rental assistance program. (Code	e Civ. Proc., § 1179.09(d)(2)(C).)		
	(4)	An application for rental assistance was filed before April 1, 2022, and the			
p.	(5)	 Rental assistance has been approved and tenant is separately filing an applaintiff's demand for possession of a residential property is based on nonpay and (check all that apply): 			
	(1)	Plaintiff received or has a pending application for rental assistance from a some other source relating to the amount claimed in the notice to pay rent §§ 50897.1(d)(2)(B) and 50897.3(e)(2).)			
	(2)	Plaintiff received or has a pending application for rental assistance from a some other source for rent accruing since the notice to pay rent or quit. (F 50897.3(e)(2).)			

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ANSWER—UNLAWFUL DETAINER

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PLA	INTIFF: Guardian Yards 1 Chico, LLC	CASE NUMBER:			
DEFE	NDANT: Mace Performance, Inc.	23UD00943			
3. p.	p. (3) Plaintiff's demand for possession is based only on late fees for defendant's failure to provide landlord payment within 15 days of receiving governmental rental assistance. (Health & Saf. Code, § 50897.1(e)(2)(B).)				
q.	Plaintiff violated the COVID-19 Tenant Relief Act (Code Civ. Proc., § 1179.01 ordinance regarding evictions in some other way (briefly state facts describing	g this in item 3w).			
r.	The property is covered by the federal CARES Act and the plaintiff did not provide 30 days' notice to vacate. (Property covered by the CARES Act means property where the landlord:				
	 is participating in a covered housing program as defined by the Violence Against Women Act; is participating in the rural housing voucher program under section 542 of the Housing Act of 1949; or has a federally backed mortgage loan or a federally backed multifamily mortgage loan.) 				
S.	Plaintiff improperly applied payments made by defendant in a tenancy that w September 30, 2021 (Code Civ. Proc., § 1179.04.5), as follows (check all that	t apply):			
	(1) Plaintiff applied a security deposit to rent, or other financial obligations due, without tenant's written agreement.				
	(2) Plaintiff applied a monthly rental payment to rent or other financial obligations that were due between March 1, 2020, and September 30, 2021, other than to the prospective month's rent, without tenant's written agreement.				
t.	Plaintiff refused to accept payment from a third party for rent due. (Civ. Code,				
u.	Defendant has a disability and plaintiff refused to provide a reasonable accommodal. Code Regs., tit. 2, § 12176(c).)	nmodation that was requested.			
٧.	X Other defenses and objections are stated in item 3w.	on form MC 025):			
W.	(Provide facts for each item checked above, either below or, if more room needed, Description of facts or defenses are on form MC-025, titled as Attachment 3v				
	Plaintiff breached the lease in multiple ways. Plaintiff decided to relocate	the premises rented by Defendant Mace			
	Performance and violated the lease by refusing to reimburse Defendant Mace Performance	ormance 's reasonable costs of such			
	relocation as required by the lease. Defendant has millions of dollars of wood inventors as a result of Plaintiff's breaches of the lease. Relocating this inventory of wood to a	a new premises is a long and laborious			
	process that will cost more than \$133,000. Plaintiff's demand that Defendant vacate	e the premises in a matter of days when			
	Plaintiff is in violation of the lease itself, including with respect to the relocation, will	damage Defendant's business and property			
	further.				
4 0	THER STATEMENTS				
ч. о а.	Defendant vacated the premises on (date):				
b.	The fair rental value of the premises alleged in the complaint is excessive (e.	xplain below or, if more room needed, on			
	form MC-025):				
	Explanation is on form MC-025, titled as Attachment 4b.				
	Other (specify below or, if more room needed, on form MC-025):				
C.	Other statements are on form MC-025, titled as Attachment 4c.				
<i>E</i> D	EEENDANT DEOLIESTS				
	5. DEFENDANT REQUESTS a. that plaintiff take nothing requested in the complaint.				
	b. costs incurred in this proceeding.				
C.					
d.		onstitute a breach of the warranty to provide			
	habitable premises and (2) reduce the monthly rent to a reasonable rental vi	alue until the conditions are corrected.			

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PLAINTIFF: Guardian Yards 1 Chico, LLC		CASE NUMBER:	
DEFENDANT: Mace Performance, Inc.		23UD00943	
Other (specify below or on form MC-025, All other requests are stated on form Payment or, at a minimum, agreement to pay the	orm MC-025, titled as Attachment		ance's relocation to
new premises.			
Number of pages attached:			
INI AWELL DETAINE	R ASSISTANT (Bus. & Prof. Coo	lo 88 6400–6415)	
7. (Must be completed in all cases.) An unlawful det			ion give advice or
assistance with this form. (If defendant has receive			
a. Assistant's name:	b. Telephor	ne number:	
c. Street address, city, and zip code:			
d. County of registration:	e. Registration number:	f. Expiration	date:
(Each defendant for whom this answer is filed must be	e named in item 1 and must sign	this answer unless defende	ant's attorney signs
	/	10 ,00	1
MACE PERFORMANCE, INC.		hustele ()	ede
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(TYPE OR PRINT NAME)	(SIGNATURE OF DEFENDANT OR ATT	ORNEY)
	VERIFICATION		
(Use a different verification form if the	verification iş by an attorney or fo	or a corporation or partners	hip.)
I am the defendant in this proceeding and have rea California that the foregoing is true and correct.	d this answer. I declare under per	nalty of perjury under the la	ws of the State of
Date: 04/20/2022		٨	
MACE Performance, Inc By Joshua Mace	ev		
(TYPE OR PRINT NAME)	<u> </u>	(SIGNATURE OF DEFENDA	NT)
Date: 04/20/2022		1	
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MACE Performance, Inc By Aaron Barr		1717W W 1/5	
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