IN THE COUNTY COURT, IN AND FOR DUVAL COUNTY, FLORIDA

CASE NUMBER: DIVISION:

APARTMENT MANAGEMENT CONSULTANTS LLC AS MANAGER FOR UNIVERSITY PLAZA APTS..

Plaintiff,

-VS-RICKEY GLENN AKA RICKEY GLENN SR.,

Defendant(s).

COMPLAINT TO EVICT TENANT

The Plaintiff sues the Defendant(s) and alleges:

- 1. This is an action to evict a person from real property in Duval County, Florida.
- 2. Plaintiff is the Agent/Manager of the owner and acting on said person's behalf of the property that is the subject of this action which is located at:

2122 DR.ROY BAKER STREET #A JACKSONVILLE, FLORIDA, 32209

Further, see Arcos v. Laramar, Case Number 2019-AP-10, in Duval County, Florida

- 3. The Defendant(s) has/have possession of said property under an oral agreement to pay rent of \$912, monthly (which may or may not include concessions given), on the first day of each month.
- 4. The Defendant(s) failed to recertify in order to receive assistance and thus defaulted in their rental obligation and also, his report concerning income was fraudulent.
- 5. The Plaintiff served the Defendant(s) with a notice on 2/22/2024 to pay rent or deliver possession of said property; however, Defendant(s) has/have failed to do either.
- 6. The Plaintiff files this complaint with permission of the owner of the property.
- 7. The Plaintiff has obligated itself to pay their attorney a reasonable fee for the bringing of this action. Both Florida Law and the lease agreement require that the tenants/Defendant(s) reimburse the Plaintiff for attorney fees and Court costs expended in this matter.

WHEREFORE, Plaintiff demands judgment for possession of the property, reimbursement for attorney fees and court costs and for such other further relief as the Court may deem appropriate.

\s\ Dale G. Westling, Sr.
Dale G. Westling Sr., PA
Florida Bar #: 203262
437 East Monroe Street, Suite 300
Jacksonville, Florida 32202
(904) 356-2341



30-DAY NOTICE FOR NONPAYMENT OF RENT

TO:	Richey Glenn Tenant's Name(s) 2(22 Dv. Roy Baker St. Apt. Tenant's Street Address MKSONVILLE Horida 32209 City, County, State, and Zip AND ALL OTHERS IN POSSESSION	DATE:	February 22, 2024
you a description of the	ant to Section 83.56(3) of the Florida Statutes and re indebted to the landlord in the sum of S ibed above, now occupied by you, and that the land premises within thirty days from the date of delivery like the premise by Florida law, to wit: on or before	合い。 dlord demands payn very of this notice w	rent and use of the premises nent of the rent or possession
days. emer with heari unit the l a res runs rem term pres atto sex Aga equ occ ass app sub the and jud	If you do not inform us, we will presume you have gency. You have ten (10) days within which to disc the landlord or request a reasonable accommodation ing process. The ten (10) day period will begin on or the day after the date this notice was mailed to y andlord agrees to discuss the proposed termination asonable accommodation to participate in the hearing concurrently with the requirements set forth in the aim in the dwelling after the expiration date of this remained in the defense. If suit is filed against you, you may be enforced only through the landlord sent a defense. If suit is filed against you, you may remain assault or stalking, we want to ensure that you wantst Women Act ("VAWA"). VAWA protections ally to all individuals regardless of sex, gender identification and individuals regardless of sex, gender identification and you wish to exercise your rights of the certification so it is received in the mandate of your receipt of this notice. If you remain in the date of your receipt of this notice. If you remain in the date of the global COVID-19 pandemic, you may be a dored leave. Learn the steeps you should take now, visit was adapted.	cuss the proposed term due to a disability the date this notice with you. You have ag process if necessar Florida Statutes included and have not puringing a judicial abeliable to the landle the result of dome and estand your protest of domestic viole HUD-5382) are attacted and the dwelling after the enforced only through the force only through the force only through the force only through the force of the dwelling after the enforced only through the force of the dwelling after the enforced only through the force of the dwelling after the enforced only through the force of the dwelling after the enforced only through the force of the dwelling after the enforced only through the force of the dwelling after the enforced only through the force of the dwelling after the enforced only through the enforced only throug	rmination of your tenancy to participate in the informal vas hand-delivered to your er. If you request a meeting, the right to request to request ry. The time in this notice luding mailing days. If you paid the rent due, the faction, at which time you may ord for court costs and estic violence, dating violence, ections under the Violence to women, but are available tation. HUD's notice of nce, dating violence, sexual ched to this notice. If this is may do so by completing and after than 14 business days from the expiration date of this notice ugh the landlord bringing a ainst you, you may be liable to
Ву	Signature L'Avarty Manager Title	UNIVERSUM 1 (U. Vame of Apartment Committee Villa (V. Vanus (V. Address	and Howanis

(904) 354-8578 Telephone Number

Jucksonville, H. 32209 City, State, Zip

<u>Certification Of Delivery</u> [For Landlord's Use Only]

I HEREBY CERTIFY that a true copy of this notice was furnished to the tenant(s) at the address the following method(s):	listed above by
(Mailing a copy by first class mail on 40. 22024 and	
(\(\frac{\sqrt{\sq}}}}}}}}}}}}}} \signt{\sqrt{\sqrt{\sqrt{\sq}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}	
Per HUD guidelines, service of this notice is deemed effective once the notice has been both madelivered to the tenant's unit.	
Mailed/delivered by: White MGFD Law Firm PA. Date: 122 2024 Time:	1/22/2020