Form DC 102d COMPLAINT, TERMINATION OF TENANCY Mobile Home Park-Mobile Home Owner (Just-Cause Termination)

Use this form if:

- you want to start eviction proceedings against a tenant to terminate tenancy in a mobile home park, and
- you delivered to the tenant a demand for possession to terminate tenancy (form DC 100d),
 and
- the time for moving as stated in the demand has passed since the date you delivered the demand for possession.

Approved, SCAO

STATE OF MICHIGAN JUDICIAL DISTRICT (A)

COMPLAINT, TERMINATION OF TENANCY Mobile Home Park-Mobile Home Owner

CASE NO.

	(Jus	(Just-Cause Termination)		
Court address				Court telephone no
Plaintiff name(s), address(es), and tel	ephone no(s).	Det	endant name(s), an	d address(es)
		v		
Plaintiff's attorney, bar no., address, a	nd telephone no.			
The plaintiff states:				
1. There is no other pendil complaint.	ng or resolved civil act	ction arising out of t	he same transa	ction or occurrence alleged in this
				or occurrence alleged in this complain ocket number and assigned judge are
			_ Court. The de	
		-		
Attached to this complaint and a copy of the demand				nder which possession is claimed,
3. The owner/operator of the	mobile home park des	scribed in the attac	hed demand for	possession is:
Name (type or print)				
E 4. The defendant is in posses	sion of the following p	portion of the mobil	e home park:	
<u> </u>				
(F) 5. The plaintiff has terminated explanation	tenancy and has a ri	ight to possession l	pased on just ca	use as follows: See next page for
6. The defendant has not con	oplied with the deman	nds made.		
7. The plaintiff requests a ju	•			
© NOTE TO PLAINTIFF: If you	wish to demand a jur	ry trial, you must file	e a jury demand	(MC 22) with the complaint.
TO THE DEFENDANT: You	are required to pay r	rent and other cha	rges while this	case is pending.
	SUPPL	LEMENTAL COMP	LAINT	
$(\widehat{\mathtt{H}}) \ \square$ 8. Complaint is made and j	udament is sought for	r monev damages	against the defe	ndant as follows:
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(I)				

EXPLANATION OF JUST-CAUSE TERMINATIONS FOR MOBILE HOME OWNERS RENTING LAND IN MOBILE HOME PARKS

MCL 600.5775(2)

- (a) Use of site for unlawful purpose.
- (b) Failure by the tenant to comply with a lease or agreement of the park or with a rule or regulation of the mobile home park adopted under the lease or agreement, which rule or regulation is reasonably related to the following:
 - (i) the health, safety, or welfare of the park, its employees, or tenants.
 - (ii) the quiet enjoyment of the other tenants of the mobile home park.
 - (iii) maintaining the physical condition or appearance of the mobile home park or the mobile homes on site.
- (c) A violation by the tenant of rules of the Michigan Department of Public Health (now known as Community Health).
- (d) Intentional physical injury by the tenant to the personnel or other tenants of the mobile home park, or intentional physical damage by the tenant to the property of the mobile home park or of its other tenants.
- (e) Failure of the tenant to comply with a local ordinance, state law, or governmental rule or regulation relating to mobile homes.
- (f) Failure of the tenant to pay rent or other charges under the lease or rental agreement on time on three or more occasions during any 12-month period, for which the owner or operator has served a written demand for possession for nonpayment of rent and the tenant has failed or refused to pay the rent or other charges within the time period stated in the written demand for possession.
- (g) Conduct by the tenant upon the mobile home park premises which is a substantial annoyance to other tenants or to the mobile home park, after notice and an opportunity to cure.
- (h) Failure of the tenant to maintain the mobile home or mobile home site in a reasonable condition consistent with aesthetics appropriate to the park.
- (i) Condemnation of the mobile home park.
- (j) Changes in the use or substantive nature of the mobile home park.
- (k) Public health and safety violations by the tenant.