	TOUTO	DEPENDING	
	TELLER COUNTY COMBINED CO	DURT - COAN -	
	101 West Bennett Ave.	FILED IN THE COMBINED COURTS	
	Small Claims Court Court Address: A Chiante Creek Conserved Court Address:	OF TELLER COUNTY, COLORADO	
	Court Address: 10/ Bennett Actionle Creek, 60 80813	•	
	PLAINTIFF(S): Town I fail that	JUL 0 7 2021	
	Address: 28/24 Hww 67	302 0 . 2021	
	City/State/Zip: Word Co BOFL3	SHEILA GRIFFIN	
(2)	Phone: Home Work Cell	CLERK OF COURT	
9	714-318-1313 1118 135 6065		
	DEFENDANT(1): PAREL ATM STONG	▲ COURT USE ONLY ▲	
λ. Ο	Address: 1911H. Hwy Jah	Case Number:	
9	City/State/Zip: 11/03 d la No. Park 80 803	21511	
Cripple Creek, CO 80813	Phone: Home Work Cell	21311	
8	DEFENDANT(2): 2733	3	
5	Address:		
	City/State/Zip:		
	Phone: Home Work Cell	Division Courtroom	
	NOTICE, CLAIM AND SUMMONS TO APPEAR FO	OR TRIAL (Part 1)	
	f Defendant(s) is/are other than a person, go on-line at www.sos.state.co.us		
S	ervice of this notice. Please enter name and address of the agent. Name:		
1	Address:		
1	The Defendant(s) is/are in the military service: Yes No Unknown The Defendant(s) reside(s), is/are regularly employed, has/have an office fo	r the transaction of husiness, or is/are	
4	a student in this county, or real property located in this county is the subject	ct of claim(s) arising from a restrictive	
	covenant or security deposit dispute. We also		
3	3. I/We understand that it is my/our responsibility to have each Defendant served with the "Defendant's Copy" of this Notice by a person whose age is 18 years or older and who is not a party to this action 15 days prior to the		
	trial and to provide the Court with written proof of service. \(\overline{\text{UYes}}\) \(\overline{\text{UNo}}\)	arty to this action 15 days prior to the	
_	I. I am an attorney: Yes No		
	Notice and Summons to Appear for Tri	al	
	To the Defendant(s): You are scheduled to have your trial in this case on 08/12/2021 (date) at 1:30 PM (time) at		
	e Court address stated in the above caption. Bring with you all books, papers and witnesses you need to		
	establish your defense. If you do not appear, judgment may be entered against you. If you wish to detend		
	the claim or present a counterclaim, you must provide a written response or scheduled trial date and pay a nonrefundable filing fee.	written counterclaim on or before the	
		1001 10/19	
	Dated: 7-7-2021 Clerk of Court/Deputy	Clerk	
F	Plaintiff(s)'s Claim (Please summarize reasons to support your claim belo	ow.)	
٦	The Defendant(s) owe(s) me \$, which includes penalties, pland/or should be ordered to return property, perform a contract or set aside a	contract or comply with a restrictive	
6	covenant for the following reasons. (If seeking return of property, please described	ibe the property being requested)	
_		171	
_	The detendant entered INV a verte	of dicensory 1 11/2 of 2	
-	AND TO PROPERTY OF THE PROPERT	Exchange 1 to 1 hoberto	
	for your of trom plant to an or a graph	the letter	
G1	don't knacked the agreement o	y Menting to But	
N	lote: The combined value of money, property, specific performance or cost to remedy a co /we declare under penalty of perjury under the law of Colorado that the forego	remain violation cannot exceed \$7,500.00.	
f	iled in any Small Claims Court in this County more than 2 claims during this calc	endar month, ner more than 18 claims	
	n this County this calendar year.	\geq_n /)	
Г	Dated: 7-7.21	Jank A	
_	Plaintiff's Signal	pre D	
	<u>wax</u>	TOLOMO	

You must complete and fill out a response and or counterclaim on reverse side of Defendant's copy and bring to C Defendant's Response (If responding, pay the appropriate filing fee). I do not owe the Plaintiff(s) or am not responsible to Plaintiff(s) because:				
	min(e) secure.			
The	endant's Counterclaim (If submitting a counterclaim, pay the appropriate filing fee). Plaintiff(s) owe(s) me \$, which includes penalties, plus interest and costs allowed by law and/or should be ered to return property, perform a contract or set aside a contract or comply with a restrictive covenant for the following reasons. eeking return of property, please describe the property being requested).			
_	The amount of my/our counterclaim does not exceed the jurisdictional amount of the Small Claims Court of \$7,500.00.			
	The amount of my/our counterclaim exceeds the jurisdictional amount of the Small Claims Count, but two wish to second the Plaintiff to \$7,500,00.			
	The amount of my/our counterclaim exceeds the jurisdictional amount of the Small Claims Court, and live wish to lice case sent to County Court (only if I/we wish to limit the amount I/we can recover from the plaintiff to \$15,000.00) Court (I we do not wish to limit the amount I/we can recover from the Plaintiff(s)) and will pay the appropriate filing fe			
I do	am/are filing a Notice of Removal and paying the appropriate filing fee to the Court at this time. an attorney. Yes No clare under penalty of perjury that this information is true and correct and that I mailed a copy of the Response/Counterclaim the Plaintiff(s) at the address(es) stated on this form on (date).			
	Defendant's Address			
Defe	endant's Signature Date Telephone #: Home Work Cell			
Don	Information for Defendants in Small Claims Cases			
A.	Filing Fees. Response without a counterclaim: Claim \$500.00 or less: \$26.00 Response with a counterclaim: If Plaintiff's claim is \$500.00 or less and counterclaim is \$500.00 or less: If Plaintiff's claim is more than \$500.00 or counterclaim is more than \$500.00: If Plaintiff's claim is more than \$500.00 or counterclaim is more than \$500.00: Response. You have been served with a Summons. If you fail to appear on the trial date shown on this notice, judgment may be entered response. You have been served with a Summons. If you fail to appear on the trial date shown on this notice, judgment may be entered response.			
В.	against you. If you wish to defend the claim or present a counterclaim, you must make the counterclaim on or before the scheduled trial date, provide a copy to the Plaintiff(s), pay the appropriate nonrefundable filing fee, and appear on the date set for trial in this notice with all evidence and witnesses needed to establish your defense.			
D.	of witness fees and mileage for any witnesses served. Counterclaim. If you have a claim against the Plaintiff(s), you must file with the Court clerk the Defendant's counterclaim at the top of this form, provide a copy of the counterclaim to the Plaintiff(s) prior to the trial, and pay the appropriate nonrefundable filing fee. If you settle your counterclaim before trial, notify the Small Claims Court and the Plaintiff(s) in writing. If you want your case heard by a Court of greate jurisdiction, you must complete and file this form, pay the appropriate filing fee (County: Under \$999.99 = \$85.00; \$1,000 \$14,999.99 = \$105.00; \$15,000.00 - \$25,000 = \$135.00. District: \$235.00) and file a Notice of Removal (JDF 251) at least 7 days before			
E.	the trial date shown on this Notice.			
F. G.	Judgment. The Court does not collect any judgment, but will help with the necessary forms. Money Judgment. If judgment is entered against you, you are expected to immediately pay the judgment, including filing fees and cour costs. If the judgment is not paid immediately, you must answer questions about your assets and income and the other party can obtain a writ of garnishment or execution against your wages or property. Once the judgment is paid, you are entitled to have the judgment satisfied Non-monetary Judgment. If the Court orders immediate possession of the property, performance of a contract, setting aside of a contract or compliance with a restrictive covenant, your failure to comply with the Court order may result in an award of damages and/or being held			
H.	in contempt. Case Inquiries. When inquiring about this case, refer to the case number on this notice. Direct all inquiries to the clerk, not the judge of			
I.	magistrate. Attorney. If you want to be represented by an attorney, you or your attorney must file a Notice of Representation of Attorney (JDF 256) least 7 days before the trial date on this notice. Then the Plaintiff(s) may have representation by an attorney. If the Plaintiff(s) is/are attorney you also may be represented by an attorney without filing a notice of representation. Even if there are attorneys in the case, the property of the p			
J.	rules and procedures of the Small Claims Court Will still apply. Judicial Officer. A magistrate or a judge may hear your case. If you want a judge to hear your case, you must file an Objection to Magistrate Hearing Case (JDF 259) at least 7 days before the trial date set in this notice. The rules and procedures of the Small Claims Court Magistrate Hearing Case (JDF 259) at least 7 days before the trial date set in this notice. The rules and procedures of the Small Claims Court Magistrate Hearing Case (JDF 259) at least 7 days before the trial date set in this notice.			
K.	will still apply. Language Interpreter. If you or a witness requires a language interpreter to be present for hearings, you must contact the Managing Interpreter corresponding to the district in which the case will be heard at least 7 days before the trial date is set on this notice. A language interpreter may only interpret what is said between parties during a hearing and immediately prior to or after the hearing. A language interpreter may not provide legal advice or any other service that is not related to interpreting. Interpreters may not provide any services that may constitute a violation of the language interpreter's Code of Professional Responsibility. A current list of Managing Interpreters can be viewed at http://www.courts.state.co.us/Administration/Custom.cfm?Unit=interp&Page_ID=117 .			