		IN THE COUN	TY COURT IN AND FOR MIAMI-DADE	E COUNTY, FLORIDA.	
DIVISION					CASE NUMBER
□ CIVIL			STATEMENT OF CLAIM		
			(PROMISSORY NOTE) in Duplicate Plus One For Each Defendant)		
□ OTHER		(1 110	The Duplicate Files one For Each Bore		TION NO.
PLAINTIFF			VS. DEFENDANT(S)		CLOCK IN
The Plaintiff sues the Defendant for money			Address:	Pl	none Number:
owed Plaintiff by Defendant; and which is past			t		
due and unpa	aid; for (As marke	ed (x) below):			
Digintiff(s)			, sues defendant(s),		
Fiairiuii(5),			, sues defendant(s),, and alleges:		
1. This is a			eed the sum of \$		
	_		, defendant executed and delivered to	o plaintiff a promissory no	te a conv being attached in
	Count		, acionadik executed and aciivered t	o plantan a promissory no	to, a copy boing attached, in
2 Defende	at failed to nov	•			
	nt failed to pay				
,	ote when due; or	due on said note	on, 20, a	and plaintiff elected to acce	plarata
	ent of the balance.	due on said note (JII, 20, a	and plaintin elected to acce	siel ale
4. There is	now due, owing an	d unpaid from def	endant(s) to Plaintiff(s) \$	_ on said note with interes	et since
		, 20			
5. Plaintiff(s	s) has obligated him	nself/herself to pay	y his/her attorney(s) a reasonable fee for the	neir services in bringing th	is action.
Where Plaintiff	demands judgmen	t in the sum of \$ _	together with court cos	sts and any further costs w	hich the Court may assess.
The Plaintiff, _			says the foregoing is a just a	nd true statement of the a	mount owed by defendant to
plaintiff, exclus	ive of all lawful seto	offs, and that defe	ndant has no lawful defenses which would	preclude the collection of	said amount.
Affiant states the	nat the defendant(s) is/are not in the	military service of the United States.		
Attorney/Plaintiff			Signature		Attorney's Bar No.
Address of Attorney/Plaintiff					Telephone No.
Email Addres	s:				
The foregoing instrument was acknowledged be			pefore me this day of		, 20 by
		who is per	sonally known to me or who has prod	luced	as identification
and did \Box / d	id not □ take an	oath.			
SWORN TO	AND SUBSCRIB	ED BEFORE M	E this day of	20	
		OUIN		NOTABY BUT	21.10
JUAN FERNANDEZ-BARQUIN CLERK OF THE COURT AND COMPTROLLER			NOTARY PUBLIC, State of Florida		
MIAMI-DADE COUNTY CIRCUIT AND COUNTY COURTS			Deputy Clerk		
				Ì	

IMPORTANT: SEE REVERSE

SERVICE OF PROCESS	FILING FEE AMOUNT	RECEIPT NUMBER
□ PROCESS SERVER		RECEIFT NOWIDER
☐ SHERIFF		
□ MAIL		

NOTE: If the claim is based upon a written document, a copy, or the material part thereof, shall be attached to the statement of claim.

INSTRUCTION SHEET IMPORTANT

YOU MUST advise the Clerk, in writing, of any change in your mailing address.

If you are a DEFENDANT and fail to appear on the designated date, in person or by an attorney, a judgment may be entered against you.

Plaintiff(s) will not be entitled to a default or judgment in the absence of an affidavit regarding the defendant's military status in compliance with applicable law. This form, if sworn to, will meet the above requirements.

If you are a PLAINTIFF and fail to appear on the designated date, in person or by an attorney, this case may be dismissed for Want of Prosecution.

Any claim of the Defendant against the Plaintiff, arising out of the same transaction or occurrence which is the subject matter of plaintiff's claim, shall be filed not less than 5 days prior to the appearance date, or within such times as the Court designates. When a counterclaim or set-off exceeds the jurisdiction of the Court, it shall be filed in writing before or at the pretrial hearing, and the action shall then be transferred to the Court having jurisdiction thereof. As evidence of good faith, the counter-claimant shall deposit a sum sufficient to pay the filing fee in the Court to which the case is to be transferred with his counterclaim.

FAILURE TO MAKE THE DEPOSIT WAIVES THE RIGHT TO TRANSFER.

TRIAL BY JURY may be had upon written demand by Plaintiff made at the commencement of the action or by any defendant within 5 days after service of the notice to appear or at the Pretrial Conference. If the demand is not made, the right to trial by jury is waived.

If at any time in the proceedings a settlement is reached between the parties, this office should be notified in writing by the Plaintiff.

If you have any questions regarding procedures, this office will assist you. This office cannot furnish legal advice to you. Please consult your attorney for legal advice.

CAUTION

A copy of any paper that you file at any time with the Clerk or Judge **MUST** be sent by you to each attorney appearing in the case, if any, or to all parties not represented by an attorney. You must set forth the date and to whom you sent the copy (or copies) of the paper filed, which would be followed by your signature.

AMERICANS WITH DISABILITIES ACT OF 1990 ADA NOTICE

"If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact Aliean Simpkins, the Eleventh Judicial Circuit Court's ADA Coordinator, Lawson E. Thomas Courthouse Center, 175 NW 1st Avenue, Suite 2400, Miami, FL 33128; Telephone (305) 349-7175; TDD (305) 349-7174, Email ADA@jud11.flcourts.org; or via Fax at (305) 349-7355, at least seven (7) days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than seven (7) days; if you are hearing or voice impaired, call 711."