IN THE DISTRICT COURT OF SPOKANE COUNTY WASHINGTON SMALL CLAIMS NOTICE OF AMENDED CLAIM

Small Claim Case #:

	Sman Ciann Case ".	
PLAINTIFF'S NAME (1) - full/legal name	PLAINTIFF'S NAME (2) - full/legal name	
Doing Business As – Company Name if you are a business	Doing Business As – Company Name if you are a business	
ADDRESS	ADDRESS	
CITY STATE ZIP	CITY STATE ZIP	
EMAIL	EMAIL	
CELL/HOME PHONE NO WORK PHONE NO	CELL/HOME PHONE NO WORK PHONE NO	
	Vs	
DEFENDANT'S NAME (1) - full/legal name	DEFENDANT'S NAME (2) - full/legal name	
Doing Business As – Company Name if you are a business	Doing Business As – Company Name if you are a business	
ADDRESS	ADDRESS	
CITY STATE ZIP	CITY STATE ZIP	
EMAIL	EMAIL	
CELL/HOME PHONE NO WORK PHONE NO	CELL/HOME PHONE NO WORK PHONE NO	
amages against you amounting to \$in the cost to file and serve. YOU CANNOT INCREASE THE TO THE PARTIES: YOU ARE HEREBY NOTIFIED to Spokane District Courtroom 203, BROADY	TIFIED that the above-named Plaintiff has filed a claim for mone in this Court; the reasons for which are stated below. (Don't include HIS AMOUNT AT TRIAL.) to appear for TRIAL on:, at a.m./p.m. WAY CENTER BLDG., 721 N. Jefferson, Spokane, WA DURT, 12710 E. Sprague, Spokane Valley, WA	
	CLERK OF COURT:	

PLAINTIFF'S STATEMENT OF AMENDED CLAIM

☐ I am a business and the Plain	tiff in this matter. Businesses , Corporation	ns, partnerships, HOAs, and other legal businesses
	-	for more than \$5,000 your case will be dismissed.
	MEDIATION ASSISTANCE	
view the Mediation video at <u>www.y</u>		n Gonzaga University School of Law. Please Once your Claim has been filed with the Court aw.
WHAT IF TH	E DEFENDANT DOES NOT APPEAI	R AT THE HEARING?
default judgment. However, the law Act RCW 38.42 before a cowww.usmilitary.about.com. This doservice. For more information regalation for each part of the company of this Declaration for each part of the company of t	requires plaintiffs to file a Declaration urt can proceed with a default jocument is required by Federal law to enserding RCW 38.42 visit www.jagcnet.armgoreson you are suing.	the hearing, you can ask the Court to issue a of Service Re: Servicemembers Civil Relief judgment hearing. See information at ure a person is not unavailable due to military yy.mil. The Court Clerk will provide you with
The REASON(S) I Claim the De		
☐ Landlord Claim against Tenant	☐ Property Damage (not vehicle)	☐ Vehicle was Not Properly Repaired
☐ Tenant Claim against Landlord	☐ Item Purchased Does Not Work	☐ Vehicle Not Repaired/Repaired Not Paid
☐ Services Not Properly Performed	☐ Item Not As Advertised/Warranted	☐ Vehicle was Damaged / in Accident
☐ Services Performed but Not Paid	☐ Business Transaction Issue	☐ Purchase/Sale of Vehicle
☐ Faulty Workmanship	☐ Wages Not Paid	☐ Loan was Not Re-Paid
☐ Breach of Contract	☐ I Was Injured (personal injury)	☐ Other: (be specific)
Please Explain your Claim:		

LIST EACH ITEM and AMOUNT of MONEY DAMAGES YOU ARE SEEKING from the DEFENDANT

You must provide evidence at the hearing for each item you want money damages for – failure to list items you want money for may result in the Court not considering those items.

Description of Amount Owed:	Amount Claiming:
	\$
	\$
	\$
	\$
	\$
	\$
	\$
	\$
	\$
	\$
	\$
	\$
	\$
**Attach an additional page if necessary	TOTAL AMOUNT \$
I declare under penalty of perjury under the laws of Signed in Spokane, Washington on	the state of Washington that the foregoing is true and correct. [Date].
Signature of Plaintiff (1)	Print or Type Name
Signature of Plaintiff (2)	Print or Type Name

The Plaintiff must arrange for **service** of this Notice of Small Claim on the Defendant and file the completed **SMALL CLAIMS DECLARATION OF SERVICE** form with the Court **prior** to the hearing. *The Plaintiff* cannot serve or mail the documents and cannot complete the Declaration of Service. RCW 12.40.040, RCW 4.28.080. The Notice of Claim **must be served** on the Defendant not less than **10 days before the trial date**.

INSTRUCTIONS FOR YOUR TRIAL

WHAT IS AN EXHIBIT? Exhibits are document(s) you present to the Court to help prove your side of the case. Exhibits can be written statements, email/text messages, documents, photographs, and videos. Please read and follow these instructions carefully to make sure that your exhibits are admissible at trial.

- 1. Exhibits Are Limited to 20 Single-sided Printed Pages. The Court must have printed copies of all exhibits to maintain a full record of the trial. This means that photographs, text messages, and other evidence must be printed out and copies given to the Court and the Opposing Party at the time of trial. Contracts, including rental/lease agreements do not count towards the 20-page limit.
- 2. <u>All Written Testimony or Statements Must be Signed Under Oath</u>. All testimony, whether in court or outside of court, must be under oath to be admissible at trial. Written statements must be signed by the person making the statement, under the following attestation: "These statements are made under penalty of perjury under the Laws of the State of Washington."
- 3. <u>Video Requirements</u>. The Court prefers you submit printed screenshots from a video as exhibits rather than submitting a video, to make things simpler at trial. If a video is necessary to prove your case, it must be **edited** to about one minute in length with a Media USB log describing the one-minute video. You must provide copies of the USB and the log to the Court and Opposing Party at the trial. YOU ARE NOT PERMITTED TO PRESENT VIDEOS OR AUDIO FILES AS EVIDENCE SIMPLY BY DISPLAYING THEM ON YOUR CELL PHONE OR COMPUTER.

HOW SHOULD I ORGANIZE MY EXHIBITS? Number your Exhibit packet pages 1 to 20. **DO NOT STAPLE or use a folder/binder for exhibits ** Confidential Information: You must redact (black out) any confidential information (i.e., bank account, social security, and driver's license numbers). Filed documents are PUBLIC RECORDS. All exhibits must be on 8.5 x 11 inch paper.

HOW MANY SETS OF EXHIBITS ARE REQUIRED? THREE (3) exact identical complete sets of exhibits with pages numbered 1 to 20. (1. Court Copy; 2. Opposing Party Copy; 3. Your Copy) DO NOT WAIT until the hearing to ORGANIZE your exhibits. [Copies may be obtained through the Clerk's Office at a cost of 50 cents per page]

HOW MUCH TIME WILL I HAVE TO PRESENT MY CASE? Each side will have a total of about **ten minutes to present your case** so you **must** organize your arguments and exhibits before trial. The hearing and disposition of the actions shall be informal, with the *sole object of dispensing speedy and quick justice between the litigants.*" *RCW* 12.40.090.

RETRIEVING YOUR EXHIBITS AFTER TRIAL: Exhibits will be held for a **30-day appeal period**. If no appeal is filed, Exhibits can be picked up after 30 days. *Exhibits not picked up within 60 days after trial WILL BE DESTROYED WITHOUT FURTHER NOTICE*

SETTLEMENT PRIOR TO COURT: If this claim is settled prior to the hearing date, the **PLAINTIFF** must notify the Court and the opposing side immediately in writing so the Court can dismiss the case and cancel the court date. You may email the Court at DCCIVIL@SPOKANECOUNTY.ORG to notify of settlement (you must copy the opposing side on the email to the Court).

LEGAL ADVICE: Staff and the Judge cannot give you legal advice. For more information on Small Claims filing and processes you must do your own research or consult a lawyer. See also, RCW 12.40, RCW 3.66, RCW 4.16., and RCW 36.18. Additional information is available at www.spokanecounty.org/2847/Civil-and--Small-Claims-Cases.