

# Answer To Unlawful Detainer

Republic of the Philippines  
MUNICIPAL TRIAL COURT IN CITIES  
Eighth Judicial  
Region Tacloban City  
Branch 2

KRISTINE A. QUISUMBING,  
*Plaintiff,* CIVIL CASE NO.: 1918-11-11-CV

-versus- FOR: EJECTMENT (UNLAWFUL  
DETAINER) with PRAYER FOR  
PRELIMINARY MANDATORY  
INJUNCTION

DON MARIANO L. ABELLA,  
*Defendant.*

X-----X

## A N S W E R

DEFENDANTS, by counsel, in Answer to the Complaint, respectfully state as follows:

1. Paragraphs 1, 2 and 3 of the Complaint, relating to the personal circumstances of the parties, are admitted only in so far as the Defendant is concerned but those relating to the Plaintiff are specifically denied for lack of knowledge or information sufficient to form a belief as to their truth or falsity;
2. Paragraph 4 of the Complaint alleging existence of a Lease Contract is admitted and that the Defendant is the same Lessee who executed the instrument;
3. Defendant have no knowledge regarding the alleging n Paragraphs 5 to 7 with reference to the demand notices and even assuming that the same exist, they were procured by means of fraud and/or illegal acts;
4. Paragraphs 8 to 12 alleging oral demands to vacate, attorney's fees and the computed back rentals that are exorbitant are specifically denied the truth being that Plaintiff did not make any oral demand to the Defendant and lack of knowledge or information sufficient to form a belief as to their truth or falsity;
5. Paragraphs 13 to 16 of the Complaint alleging matters in support of their application for a writ of preliminary injunction are specifically denied for being erroneous and baseless conclusions the basis for which would be discussed in the affirmative defenses.

**Answer to Unlawful Detainer** is a crucial legal document in the eviction process, often initiated by landlords against tenants who fail to pay rent or violate lease agreements. This document is the tenant's formal response to the unlawful detainer action filed by the landlord. Understanding how to properly prepare and file an answer to an unlawful detainer is essential for tenants seeking to protect their rights and maintain their housing.

## Understanding Unlawful Detainer

Unlawful detainer is a legal term referring to the act of a tenant occupying a rental property without the legal right to do so, typically following a lease violation or failure to pay rent. When a landlord believes a tenant has breached the lease terms, they can file an unlawful detainer action in court.

The process begins with the landlord serving the tenant with a notice, which may vary depending on the state laws but generally includes:

- Pay Rent or Quit: A notice demanding overdue rent be paid within a specific time frame.
- Cure or Quit: A notice addressing lease violations that must be rectified within a certain period.
- Unconditional Quit: A notice terminating the tenancy immediately, usually for severe violations.

Once the notice period has elapsed, and if the tenant has not complied, the landlord can file for unlawful detainer.

## **Why You Should Respond**

Failing to respond to an unlawful detainer action can lead to significant consequences, including:

- Default Judgment: If the tenant does not file an answer, the court may rule in favor of the landlord automatically.
- Eviction: A default judgment can result in an expedited eviction process, forcing the tenant to vacate the premises.
- Financial Liability: Tenants may become liable for unpaid rent, damages, and court costs.

Filing an answer is a critical step in defending against the eviction proceedings and asserting any defenses or counterclaims.

## **Preparing Your Answer**

When preparing your answer to an unlawful detainer, it is essential to follow specific guidelines to ensure that your response is legally sound and effective.

### **1. Read the Summons and Complaint Carefully**

The summons and complaint will outline the reasons for the unlawful detainer. It is crucial to understand the allegations against you fully. Pay attention to:

- The specific grounds for eviction.
- The deadline for responding.
- The court where the action was filed.

### **2. Know Your State's Rules**

Each state has its own rules regarding unlawful detainer actions, including the format and timing for responses. Familiarize yourself with your state's laws to ensure compliance. You can usually find this information on your state's judiciary website or through legal aid organizations.

### 3. Drafting Your Answer

Your answer should include the following components:

- Caption: The court's name, the case number, and the names of the parties involved.
- Introduction: State your full name, the address of the rental property, and acknowledge receipt of the unlawful detainer complaint.
- Responses to Allegations: Address each allegation made in the complaint. You can respond with:
  - Admit: Agreeing with the statement.
  - Deny: Disagreeing with the statement.
  - Lack of Knowledge: Indicating you do not have enough information to respond.
- Defenses: Include any defenses you may have, such as:
  - Payment of rent.
  - Lease violations by the landlord.
  - Retaliation for asserting legal rights.
  - Habitability issues (e.g., lack of essential repairs).
- Counterclaims: If applicable, include counterclaims against the landlord, such as failure to provide essential repairs or breach of the lease agreement.
- Conclusion: Request the court to dismiss the unlawful detainer action and provide any other relief deemed appropriate.

### 4. Review and Proofread

Ensure that your answer is clear, concise, and free of grammatical errors. Miscommunication can lead to misunderstandings in legal proceedings.

## Filing Your Answer

After preparing your answer, the next step is to file it with the court.

### 1. File with the Correct Court

Ensure that you file your answer in the court where the unlawful detainer action was initiated. Check the court's guidelines for filing procedures, including fees and acceptable filing methods (in-person, mail, or electronic).

### 2. Serve the Landlord

After filing your answer, you must serve a copy to the landlord or their attorney. This can usually be

done by:

- Personal Delivery: Handing it directly to the landlord or their attorney.
- Certified Mail: Sending it through certified mail with a return receipt.

Ensure you keep a copy of the proof of service for your records.

### **3. Attend the Court Hearing**

After filing your answer, the court will set a hearing date. It is crucial to attend this hearing, as failing to do so may result in a default judgment against you. Prepare to present your case and any evidence or witnesses supporting your defenses.

## **Possible Outcomes of the Hearing**

During the court hearing, several outcomes are possible:

- Judgment in Favor of Tenant: If the court finds in your favor, the unlawful detainer action may be dismissed.
- Judgment in Favor of Landlord: If the landlord prevails, the court may issue an order for eviction.
- Settlement: In some cases, landlords and tenants can reach a mutual agreement outside of court, which can include payment plans or other arrangements.

## **When to Seek Legal Assistance**

Navigating an unlawful detainer action can be complex and stressful. It may be beneficial to seek legal assistance in the following situations:

- You are unfamiliar with legal procedures.
- You need help drafting your answer or preparing for court.
- You want to explore possible defenses or counterclaims.
- You face potential retaliatory eviction or discrimination.

Local legal aid organizations and tenant advocacy groups can provide valuable resources and support for individuals facing eviction.

## **Conclusion**

Understanding the answer to unlawful detainer process is vital for tenants facing eviction. Responding promptly and effectively can make a significant difference in the outcome of the case. By preparing a thorough answer, understanding your rights, and seeking assistance when necessary, tenants can protect themselves and advocate for their housing stability. Taking these steps not only

helps in individual cases but also contributes to broader efforts to address housing insecurity and tenant rights.

## **Frequently Asked Questions**

### **What is an unlawful detainer?**

An unlawful detainer is a legal term used to describe a situation where a tenant continues to occupy a rental property after their lease has expired or after being formally evicted.

### **How can a tenant respond to an unlawful detainer notice?**

A tenant can respond to an unlawful detainer notice by filing a written answer with the court, addressing the claims made by the landlord, and presenting any defenses they may have.

### **What are common defenses against an unlawful detainer?**

Common defenses include proving that the eviction is retaliatory, that the landlord failed to provide proper notice, or that the tenant has paid rent or has a legal right to remain in the property.

### **What is the timeframe for responding to an unlawful detainer?**

Typically, a tenant has 5 to 15 days to respond to an unlawful detainer complaint, depending on local laws and whether it was served in person or by mail.

### **Can a tenant represent themselves in an unlawful detainer case?**

Yes, a tenant can represent themselves in an unlawful detainer case, but it is often advisable to seek legal counsel to ensure proper handling of the case.

### **What happens if a tenant fails to respond to an unlawful detainer?**

If a tenant fails to respond to an unlawful detainer, the court may issue a default judgment in favor of the landlord, potentially leading to eviction and loss of the right to contest the eviction.

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