

HABEMATOLEL POMO OF UPPER LAKE
ANSWER TO CIVIL CASE COMPLAINT

	, ) Case Number:
Petitioner(s),	
V.	
Respondent(s)	, ).
RESPONDENT'S INFORMAT	FION:
Name:	
Address:	
Phone Number:	Email address:
Tribal Member 🛛 Yes	$\Box$ No
Tribal Member of the Habemat	olel Pomo Band of Upper Lake? $\Box$ Yes $\Box$ No
Tribal Member of the	Tribe.
Will you need any assistance at	Court Hearings? (ie: interpreter, sign language, etc.)
$\Box$ No $\Box$ Yes	IF YES, What type of assistance is needed?
Attorney/Advocate (If Any) Na	.me:
Address:	
Phone Number:	
JURISDICTION: Respond to the grounds noted on the	Complaint.
□ I do not have enoug Court to hear and de	h information to agree or disagree that there is jurisdiction for the ceide this matter.
$\Box$ I agree that there is	jurisdiction for the Court to hear and decide this matter.
$\Box$ I do not agree that the set of the set	here is jurisdiction for the Court to hear and decide this matter
because:	



## ALLEGATIONS:

Respond to Petitioners Allegations:

- □ I do not have enough information to agree or disagree with Allegation #1 regarding Petitioner's residence.
- □ I agree with allegation #1 regarding Petitioner's residence.
- □ I do not agree with allegation #1 regarding Petitioner's residence because:
- □ I agree with allegation #2 regarding Respondent's residence.
- □ I do not agree with allegation #2 regarding Respondent's residence because:

Respond (I do not have enough information to agree or disagree or I Agree or I do not agree) to each allegation separately, numbering each one as they are numbered in the Complaint.

- $\Box$  I do not have enough information to agree or disagree with allegation #3.
- $\Box$  I agree with allegation #3.
- $\Box$  I do not agree allegation #3 because:
- $\Box$  I do not have enough information to agree or disagree with allegation #4.
- $\Box$  I agree with allegation #4.
- □ I do not agree allegation #4 because:
- $\Box$  I do not have enough information to agree or disagree with allegation #5.
- $\Box$  I agree with allegation #5.
- $\Box$  I do not agree allegation #5 because:



- $\Box$  I do not have enough information to agree or disagree with allegation #6.
- $\Box$  I agree with allegation #6.
- $\Box$  I do not agree allegation #6 because:

Attach additional sheets as needed.

## NOTE ADDITIONAL FACTS REVELANT TO THIS ACTION:

Attach additional sheets as needed.

### **RELIEF:**

State why you belief the Petitioner is not entitled to relief. Relief can include, but is not limited to the dollar amount that Petitioner is requesting, recovery of property, which shall be fully described, repair of property or other as stated.

Attach additional sheets as needed.

DATED: \_\_\_\_\_

Respondent (or attorney/agent)



# INSTRUCTIONS FOR COMPLETING FORMS

## FILING:

(A) The *Answer to Civil Complaint* must be filed with the clerk of the Tribal Court accompanied with a filing fee no more than thirty days (30) after the service date of the *Civil Complaint*.

(B) No document will be considered filed until the filing fee is paid or a *Motion to Waive Filing Fees* is filed. (See Fee Waiver form) If the *Motion to Waive Filing Fees* is denied, the filing fees are due within ten (10) calendar days of the denial. The *Answer to the Civil Complaint* will be considered filed on the date the *Motion to Waive Filing Fees* was filed.

(C) The filing fee for an *Answer to Civil Complaint* in the Tribal Court shall be fifty dollars (\$50.00). The fee may be waived at the Court's discretion for good cause.

(D) The Clerk of the Court will file date stamp the *Answer to Civil Complaint*. An additional copy and a self-addressed stamped envelope must be included with the filing if respondent wished to receive a file stamped copy of the *Answer to Civil Complaint*.

### Service of Complaint

The petitioner must have copies of the *Answer to Civil Complaint* served on the Petitioner(s) within thirty days (30) days of the date the *Civil Complaint* was served on Respondent. A *Proof of Service* must be attached to the *Answer to Civil Compliant* when filed with the Court.