CERTIFICATION BY LANDLORD

Plaintiff, Plaintiff, VS. Plaintiff, Plaintiff, Plaintiff, Plaintiff, VS. SPECIAL CIVIL PART COUNTY LANDLORD-TENANT DIVISION Docket No. LT- Civil Action CERTIFICATION BY LANDLORD THE LANDLORD SHOULD COMPLETE PART A OR PART B OR BOTH (IF BOTH APPLY). CROSS OUT ANY PARAGRAPHS THOSE PARTS THAT DO NOT APPLY IN THIS CASE. PART C APPLIES TO ALL CASES AND MUST BE COMPLETED. A. WHEN THE EVICTION IS BASED ON UNPAID RENT 1. The tenant has failed to pay rent now due and owing in the amount of \$ That amount consists of basic rent of \$, late charges of \$, legal fees relating to this action for eviction of \$, filing fees and costs of \$, and other (specify) 2. All of the items listed above are included in the lease agreement as rent. 3. All of those items are permitted by applicable federal, state and local laws (including rent control or rent leveling, if applicable) to be charged as rent for purposes of this action. B. WHEN THE EVICTION IS BASED ON OTHER GROUNDS Eviction is sought because	YOU MUST COMPLETE THIS PART: NAME OF LANDLORD OR ATTORNEY: ADDRESS & PHONE#:	
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 In ALL CASES: I have attached a copy of all notices that have been served on the tenant. These notices were served on the tenant (check one or more) by ordinary mail, by certified mail, personally, on All of the facts stated in the notices are true. If I proceeded without an attorney, I certify that I own the property in my own name or in the name of a general partnersh of which I am a partner. I have complied with the registration requirements of N.J.S.A. 46:8-27 et seq. The tenant did not transfer ownership to me and I have not given the tenant an option to buy the property. The tenant is not in the military service of the United State nor any of its allies, nor is the premises used for dwelling purposes of the spouse, a child or other dependent of a person in the military service of the United States. THE LANDLORD, CERTIFY THAT THE FOREGOING STATEMENTS MADE BY ME ARE WILFULLY FALSE, I ANYARE THAT IF ANY OF THE FOREGOING STATEMENTS MADE BY ME ARE WILFULLY FALSE, I ANYARE THAT IF ANY OF THE FOREGOING STATEMENTS MADE BY ME ARE WILFULLY FALSE, I ANYARE THAT IF ANY OF THE FOREGOING STATEMENTS MADE BY ME ARE WILFULLY FALSE, I ANYARE THAT IF ANY OF THE FOREGOING STATEMENTS MADE BY ME ARE WILFULLY FALSE, I ANYARE THAT IF ANY OF THE FOREGOING STATEMENTS MADE BY ME ARE WILFULLY FALSE, I ANYARE THAT IF ANY OF THE FOREGOING STATEMENTS MADE BY ME ARE WILFULLY FALSE, I ANYARE THAT IF ANY OF THE FOREGOING STATEMENTS MADE BY ME ARE WILFULLY FALSE, I ANYARE THAT IF ANY OF THE FOREGOING STATEMENTS MADE BY ME ARE WILFULLY FALSE, I ANYARE THAT IF ANY OF THE FOREGOING STATEMENTS MADE BY ME ARE WILFULLY FALSE, I ANYARE THAT IF ANY OF THE FOREGOING STATEMENTS MADE BY ME ARE WILFULLY FALSE, I ANYARE THAT IT ANY OF THE FOREGOING STATEMENTS MADE BY ME ARE WILFULLY FALSE.	 I have attached a copy of all notices that have been served on These notices were served on the tenant (check one or more) personally, on All of the facts stated in the notices are true. If I proceeded without an attorney, I certify that I own the proof which I am a partner. I have complied with the registration requirements of N.J.S.A The tenant did not transfer ownership to me and I have not giv The tenant is not in the military service of the United State purposes of the spouse, a child or other dependent of a person I, THE LANDLORD, CERTIFY THAT THE FOREGOING AWARE THAT IF ANY OF THE FOREGOING STATEM 	by ordinary mail, by certified mail,
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