



Notice of Petition to Appoint Administrator

[Real Property Actions and Proceedings Law Article 7-C]

UCS-LT11A (06/2023)
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nycourthelp.gov

nycourts.gov

Court	
County of	I
	Index Number:
Petitioner (tenants or the commissioner applying for a judgment to appoint an administrator to collect rent and make repairs) -against-	
Respondent (landlord/owner and anyone listed on the mortgage or with a recorded lien on the property, if any)	

TO ALL RESPONDENTS: The above tenant(s) is/are suing you for a judgment to appoint an administrator to collect rents and make repairs to the property they are renting from you. The reasons are given in the attached Petition.

roperty Ad	ddress:				
	Go to Court on				Acuda al tribunal
	Date:	//			Fecha
	Time:	:	\square AM	□ PM	Hora
	Court address:				Dirección del tribunal
	Courtroom #:				 # de sala

How to Respond to the Petition

- **1.** Your response to the Petition is called an Answer.
- **2.** An Answer tells your side of the case and gives the legal reasons why you should not be responsible for the claims made by the tenant(s). These legal reasons are called defenses.
- **3.** You must put your Answer in writing and serve a copy on Petitioner (for more information on how to serve legal papers: https://nycourts.gov/CourtHelp/GoingToCourt/service.shtml).

Note: If Petitioner serves you with the Petition eight days or more before the court date, you must serve Petitioner with a copy of your Answer at least three days before the court date. Petitioner must then serve you with any Reply at least one day before the court date.

- **4.** You must file your Answer with the court on or before your first court date.
- **5.** If you do not serve and file an Answer, the judge can issue a judgment to appoint an administrator. The judgment will direct that:
 - a) The tenants making this application (petitioning tenants), if any, must deposit all rents due with the administrator starting on the date of the judgment
 - b) Any tenants not included in this application (non-petitioning tenants) must deposit all rents due with the administrator starting on the date they are served with the judgment



- c) All tenants (petitioning and non-petitioning) must deposit future rents with the administrator as they become due
- d) The administrator uses deposited rents to fix the condition(s) stated in the Petition based on the court's instructions

Petitioner is serving this Notice along with the Petition on the following Respondents:

Name	Role	Address on Last Recorded Deed/Mortgage/Lien
	Owner	
	☐ Owner	
	☐ Mortgagee	
	☐ Lienor	
	☐ Owner	
	☐ Mortgagee	
	☐ Lienor	
	☐ Owner	
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	☐ Lienor	
	☐ Owner	
	☐ Mortgagee	
	☐ Lienor	

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Petitioner is represented by a I If yes, enter the lawyer's informat		□ Yes □ No					
Firm Name (if any): Business Address: Phone: ())						
Instructions for Petition	er						
Bring the original and one	copy of the following com	pleted papers to court:					
1. Notice of Petition to	Notice of Petition to Appoint Administrator [UCS-LT11A]						
2. Petition to Appoint	Administrator [UCS-LT11]	B]					
3. Petitioner Informat	3. Petitioner Information/Signature Addendum [UCS-LT11C], if applicable						
4. Supporting papers	, if any						
=	s on Respondent (see Affi	urt must sign this form before idavit of Service for Proceeding					
Signature of \Box Judge \Box C	lerk Judge/Clerk Name	Date					