AG	UA CALIENTE BAND OF CAHUILLA INDIANS	
	TRIBAL COURT	
COURTHOUSE ADDRESS: 980 E. Tahquitz Canyon Way		
	Palm Springs, California 92262	
PLAINT	TFF	
DEFENDANT		CASE NUMBER
		DATE AND TIME OF HEARING
		DEPARTMENT
	STIPULATED JUDGMENT	
THF PA	ARTIES STIPULATE (AGREE) AS FOLLOWS:	
		sint and against the following defendants
1.	Judgment shall be entered in favor of plaintiff as named in the comple	ant and against the following defendants.
	(Identify and name defendant/s) exactly as judgment is to be entered	Do not abbreviate or use "etc." or et al.")
	(Identify and name defendant(s) exactly as judgment is to be entered.	Do not appreviate or use letc. or et al.)
	Plaintiff is awarded possession of the premises located at: (street a	ddress, apartment/unit number, city and
	county):	
	$\hfill\Box$ Defendant(s) rights under lease or rental agreement are forfeited.	
2.	Judgment shall be entered for:	
	Det Due Deut	Haldavas
	□ \$ Past Due Rent □ \$ Past Past Past Past Past Past Past Past	Holdovel
	Attorney Fees plus costs of \$	·
3.	Defendant(s) security deposit, if any:	
	$\ \square$ shall be returned or accounted for by the plaintiff within 21 days a	fter the defendant(s) vacates the premises
	☐ shall be retained by the plaintiff and the defendant(s) waive any cl	aim to its return.
4.	Judgment shall be entered:	

Short 1	ïtle:	Case Number:	
	□ now		
	now and stay enforcement of judgment as follows: a writ of possession may lockout prior to (date)	issue forthwith with no final	
	only upon default by the defendant(s) in the performance of any of the obligation	ns required by this stipulation.	
5.	Defendant(s) agree to vacate the subject premises by	and remove all personal	
6.	Plaintiff and defendant(s) further stipulate as follows:		
7.	☐ Defendant(s) agree(s) to pay the amount set forth in Paragraph 2 on the schedu of default in payment, a writ of execution may be issued for the remaining balar verified application, without further notice or hearing.		
8.	☐ WAIVER OF RIGHTS: We, the undersigned defendant(s), understand that we have be represented by an attorney of our own choice, at our own expense: and (b) to reheard on the issue of any default in payment of installments, or on any other alleged the enforcement of the judgment. We give up these rights and freely agree that judgment in accordance with this stipulation.	notice and an opportunity to be d violation of conditions staying	
9.		(s) receiving assistance from a	
	language interpreter in the preparation.	oaration and execution of this	

Short Title:		Case Number:
Date:		
	Print Name	Signature
		\Box Plaintiff \Box Defendant or \Box Attorney
Date:	Print Name	Signature
		☐ Plaintiff ☐ Defendant or ☐ Attorney
Date:	Print Name	 Signature
	Till Name	☐ Plaintiff ☐ Defendant or ☐ Attorney
Date:	Drint None	
	Print Name	Signature □ Plaintiff □ Defendant or □ Attorney
to enter this stipulation	as judgment.	h the terms of the stipulation, and the clerk is directed
☐ Proof having been ma	nde to the satisfaction of the Court, Plaintif	f is also granted judgment as to all unnamed tenants.
☐ The above-named pa calendared for dismissal	rties agree to abide by the terms of the story of judgment on	cipulation which is approved by the court. The case is in Department
	ion of the parties, the Court further orders re ordered sealed until further order of cou	that the court file and all court records, electronic ourt and may not be accessed by any person except the
Date		
		Judicial Officer