

STATE OF NORTH DAKOTA

DISTRICT COURT

COUNTY OF _____

_____ JUDICIAL DISTRICT

_____,
Plaintiff

Case No. _____

vs

ANSWER

_____.
Defendant

_____, the Defendant in this case, submits this Answer to the allegations in the Plaintiff's Complaint:

1. Defendant denies each and every allegation in the Plaintiff's Complaint unless specifically admitted to below.

2. Defendant admits to the allegations in the following paragraphs in the Plaintiff's Complaint:

_____.

3. Defendant admits part and denies part of the allegations in the following paragraph of the Plaintiff's Complaint: Paragraph No. ____ (Explain below)

_____.

4. Defendant admits part and denies part of the allegations in the following paragraph of the Plaintiff's Complaint: Paragraph No. ____ (Explain below)

_____.

5. Defendant admits part and denies part of the allegations in the following paragraph of the Plaintiff's Complaint: Paragraph No. ____ (Explain below)

_____.

6. Defendant does not have sufficient knowledge to either admit or deny the allegations in the following paragraphs in the Plaintiff's Complaint:

AFFIRMATIVE DEFENSES Pursuant to Rule 8 of the North Dakota Rules of Civil Procedure

7. _____

_____.

8. _____

_____.

9. _____

_____.

THEREFORE, I request the following:

10. _____

_____.

11. _____

_____.

12. _____

_____.

13. ____ I also ask for any other relief the Court may determine to be just and equitable.

Dated this _____ day of _____, 20____

_____, Defendant
(Signature of Defendant)

(Printed Name of Defendant)

(Address)

(City, State, Zip Code)

(Telephone Number)

INSTRUCTIONS FOR ANSWER – CIVIL ACTION

ND Legal Self Help Center Staff and Court employees cannot help you fill out forms. If you are unsure how to proceed, you should consult a lawyer.

There is no guarantee that all judges and courts will accept forms available through the ND Legal Self Help Center.

Do not include these instruction sheets when you serve or file the completed form.

THE “ANSWERING THE COMPLAINT” SECTION OF THE [GUIDE TO A CIVIL ACTION](#) on the ND Legal Self Help Center website has additional information and resources.

Answer:

An answer is a written response by a Defendant to a complaint. The answer must also state defenses to each of the claims in short, plain statements.

- Complete the top of the Answer exactly as it appears in the Plaintiff’s complaint.
- Paragraph 1 states that the Defendant disagrees with every paragraph of the Plaintiff’s complaint, except as stated in Paragraphs 2 through 6 of the Answer.
- If the Defendant agrees with a paragraph of the Plaintiff’s complaint, type or print the paragraph number in Paragraph 2 of the Answer.
- If the Defendant both agrees and disagrees with a paragraph of the Plaintiff’s complaint, use Paragraphs 3 through 5 of the Answer to respond. For each paragraph of the Plaintiff’s complaint that falls into this category, explain what part of the paragraph is admitted and what part is denied.
- If the Defendant does not have enough information to agree or disagree with a paragraph of the Plaintiff’s complaint, type or print the paragraph number in Paragraph 6 of the Answer.

Affirmative Defenses:

An affirmative defense is a legal reason the Plaintiff should lose, even if the Plaintiff’s claims are true. For example, expiration of the time allowed by law to bring a civil action, or statute of limitations, is an affirmative defense.

Affirmative defenses must be stated in the answer. A Defendant may not have any affirmative defenses.

- If the Defendant has any affirmative defenses, state the defenses in Paragraphs 7 through 9. Each defense is a separately numbered paragraph.
- See the [Appendix of Forms](#) for an example of presenting defenses in an answer.

Requests:

The Defendant must state what the Defendant wants the court to do, based on the responses in the Defendant's Answer.

- Explain the requests fully.

Sign and Date the Answer:

- The Defendant must sign and date the Answer.

Service:

- A copy of the Answer must be served on the Plaintiff(s).

In general, copies of documents filed, or intended to file, with the court must be provided to the other parties in the civil action. This is called service.

There are specific requirements for serving documents. [Rule 5](#) of the North Dakota Rules of Civil Procedure give the requirements for service after a civil action has been started.

Proof of service is an important step in the legal process. The court will not act on papers filed with the court until proof of service is filed.

For information about service and proof of service in a civil action, go to the [Service](#) link on the ND Legal Self Help Center website.

Do not include these instruction sheets when you serve or file the completed form.

The North Dakota Legal Self Help Center provides resources to people who represent themselves in civil matters in the North Dakota courts. The information provided by the Center is not intended for legal advice but only a general guide to the court process. The Center is not responsible for any consequences that may result from the information provided. The information cannot replace the advice of competent legal counsel licensed in the state.