CAUSE NO.

	§ IN THE	JUSTICE COUI	RT	
PLAINTIFF	§			
	§			
v.		NCT NO		
v.	§ 1 KECH	· · · · · · · · · · · · · · · · · · ·		
	§			
DEFENDANT		INA COUNTY,	TEVAC	
DEFENDANT	3 HIGEL	INA COUNTI,	ILAAS	
VEDIEICATON OF COMDITANCE WITH CE	CTION 4024 OF T	HE CADES ACT	and THE	rev a c
VERIFICATION OF COMPLIANCE WITH SE			allu I II E	<u>LAAS</u>
EVICTION D	IVERSION PROGR	HAIVI		
My name is:				
First	 Middle	Las	t	
<u> </u>				_
I am ($\mathit{check}\mathit{one}$) \square $$ $$ $$ $$ $$ $$ $$ $$ $$	<u> uthorized agent (</u>	of the Plaintiff	in the evic	tion
case described at the top of this page. I am	capable of makir	g this affidavit	. The facts	stated
in the affidavit are within my personal kno	<u>=</u>	_		
, F	6			
1 Vanification				
1. Verification:				
a. Plaintiff is seeking to recover possessio	n of the following r	roperty:		
ar ramem is seeming to recover possessio	n or the ronowing p	roperty.		
Name of Apartment Complex (if any)				
Street Address & Unit No. (if any)	 City	County	 State	 ZIP
Street Address & Offic No. (if diff)	City	County	State	ZIF
b I wanify that this property (salest the on	a that applied).	п ia	□ ia not	
b. I verify that this property (select the on		_	□ is not	
a "covered dwelling" as defined by Secti	ion 4024(a)(1) of t	he CARES Act. T	The facts on	which I
base my conclusion are as follows:				
(Please identify whether the property ha	ıs a federally backe	d mortgage loan	or federall	y backed
multifamily mortgage loan, and if not, w	hich database or in	formation vou h	ave used to	
determine that fact. If the property does		-		
backed multifamily mortgage loan, pleas				
Income Housing Tax Credit (LIHTC) prop			-	
		ty is jeuer unly st	ibsiuizeu ui	iuei uiiy
HUD program, or (3) the property leases				_
				-

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c. I verify that I have reviewed the informati found at www.txcourts.gov/eviction-dive		iversion Program,			
d. I verify that plaintiff (select the one that a "multifamily borrower" currently unde	• • •	is not 023 of the CARES Act.			
e. I verify that plaintiff (select the one that a □ has provided the defendant with 30 da 4024(c) and 4023(e) of the CARES Act □ has not provided the 30 days' notice, but the selection of the care	ays' notice to vacate as require				
2. Declaration or Notary:a. <u>Declaration</u>: I declare under penalty of and correct. My name is:		s verification is true			
My birthdate is://	Middle	Last			
Street Address & Unit No. (if any) Signed on/ in _ Month Day Year	City County				
Your Signature					

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CARES Act Public Law 116-136

Sec. 4024 TEMPORARY MORATORIUM ON EVICTION FILINGS.

- (a) DEFINITIONS.—In this section:
- (1) COVERED DWELLING.— The term "covered dwelling" means a dwelling that—
- (A) is occupied by a tenant—
- (i) pursuant to a residential lease; or
- (ii) without a lease or with a lease terminable under State law; and
 - (B) is on or in a covered property.
- (2) COVERED PROPERTY.—The term "covered property" means any property that—
- (A) participates in—
- (i) a covered housing program (as defined in section 41411(a) of the Violence Against Women Act of 1994 (34 U.S.C. 12491(a))); or
- (ii) the rural housing voucher program under section 542 of the Housing Act of 1949 (42 U.S.C. 1490r); or
- (B) has a—
- (i) Federally backed mortgage loan; or (ii) Federally backed multifamily mortgage loan.
- (3) DWELLING.—The term "dwelling"—
- (A) has the meaning given the term in section 802 of the Fair Housing Act (42 U.S.C. 3602); and (B) includes houses and dwellings described in section 803(b) of such Act (42 U.S.C. 3603(b)).
- (4) FEDERALLY BACKED MORTGAGE LOAN.—The term "Federally backed mortgage loan" includes any loan (other than temporary financing such as a construction loan) that —
- (A) is secured by a first or subordinate lien on residential real property (including individual units of condominiums and cooperatives) designed principally for the occupancy of from 1 to 4 families, including any such secured loan, the proceeds of which are used to prepay or pay off an existing loan secured by the same property; and
- (B) is made in whole or in part, or insured, guaranteed, supplemented, or assisted in any way by any officer or agency of the Federal Government or under or in connection with a housing or urban development program administered by the Secretary of Housing and Urban Development or a housing or related program administered by any other such officer or agency, or is purchased or securitized by the Federal Home Loan Mortgage Corporation or the Federal National Mortgage Association.
- (5) FEDERALLY BACKED MULTIFAMILY MORTGAGE LOAN.—The term "Federally backed multifamily mortgage loan" includes any loan (other than temporary financing such as a construction loan) that—
- (A) is secured by a first or subordinate lien on residential multifamily real property designed principally for the occupancy of 5 or more families, including any such secured loan, the proceeds of which are used to prepay or pay off an existing loan secured by the same property; and
- (B) is made in whole or in part, or insured, guaranteed, supplemented, or assisted in any way, by any officer or agency of the Federal Government or under or in connection with a housing or urban development program administered by the Secretary of Housing and Urban Development or a housing or related program administered by any other such officer or agency, or is purchased or securitized by the Federal Home Loan Mortgage Corporation or the Federal National Mortgage Association.
- (b) MORATORIUM. During the 120-day period beginning on the date of enactment of this Act, the lessor of a covered dwelling may not-
- (1) make, or cause to be made, any filing with the court of jurisdiction to initiate a legal action to recover possession of the covered dwelling from the tenant for nonpayment of rent or other fees or charges; or
- (2) charge fees, penalties, or other charges to the tenant related to such nonpayment of rent.
- (c) NOTICE.—The lessor of a covered dwelling unit-
- (1) may not require the tenant to vacate the covered dwelling unit before the date that is 30 days after the date on which the lessor provides the tenant with a notice to vacate; and
- (2) may not issue a notice to vacate under paragraph (1) until after the expiration of the period described in subsection (b).

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