## CIVIL SUMMONS STATE OF MINNESOTA

CASE TYPE: CIVIL OTHER/MISC. Vanessa Shirley Medina Lopez Plaintiff

JUDICIAL DISTRICT: SECOND

Mrs. Taco Inc. and

Armando Ocampo Defendant This Summons is directed to (name of Defendant):

mons and Complaint.

Complaint.

COUNTY OF: RAMSEY DISTRICT COURT

Mrs. Taco Inc. and Armando Ocampo

1. You are being sued. The Plaintiff has started a lawsuit against you.

The Complaint is attached to this Summons. Do not throw these papers

away. They are official papers that start a lawsuit and affect your legal

rights, even if nothing has been filed with the court and even if there is no

court file number on this Summons.

3. You must respond to each claim. The Answer is your written response to the Plaintiffs Complaint. In your Answer you must state whether you agree or disagree with each paragraph of the Complaint. If you think the Plaintiff should not be given everything they asked for in the Complaint,

everything they asked for in their Complaint. If you agree with the claims stated in the Complaint, you don't need to respond. A default judgment can then be entered against you for what the Plaintiff asked for in the

To protect your rights, you must serve a copy of your Answer on the person who signed this Summons in person or by mail at this address:

5. Carefully read the Instructions (CIV301) for the Answer for your next Legal Assistance. You may wish to get legal help from an attorney.

· Visit www.mncourts.gov/selfhelp and click on the "Legal Advice Clinics" tab to get more information about legal clinics in each

ten Answer to protect your rights or you may lose the case.

· Court Administration may have information about places where you

NOTE: Even if you cannot get legal help, you must still serve a writ-

7. Alternative Dispute Resolution (ADR). The parties may agree to or be ordered to pa1iicipate in an ADR process under Rule 114 of the Minnesota Rules of Practice. You must still serve your written Answer, even if

> Published in the Stillwater Gazette November 15, 22, 29, 2024 1433313

600 Inwood Ave. N., Ste. 246, Oakdale, MN 55128

If you do not have an attorney and would like legal help:

2. You must BOTH reply, in writing, AND get a copy of your reply to

the person/ business who is suing you within 21 days to protect your

rights. Your reply is called an Answer. Getting your reply to the Plaintiff is called service. You must serve a copy of your Answer or Answer and

Counterclaim (Answer) within 21 days from the date you received the Sum-

ANSWER: You can find the Answer form and instructions on the MN Judicial Branch website at www.mncourts.gov/forms under the "Civil" category. The instructions will explain in detail how to fill out the Answer form.

response to the Plaintiff. If you do not serve a written Answer within 21 days, you may lose this case by default. You will not get to tell your side of the story. If you choose not to respond, the Plaintiff may be awarded

4. SERVICE: You may lose your case if you do not send a written

Minnesota county.

you expect to use ADR. Dated: September 9, 2024 /s/ Brian E. Cote Signature

Oakdale, MN 55128 Telephone: 651-447-5222 E-mail address: brian@cotelaw.com

Attorney for Plaintiff

Brian E. Cote 600 Inwood Ave. N.,

Ste. 246

can get legal assistance.

you must say that in your Answer.