

THIRTY-DAY "NO CAUSE" NOTICE TO QUIT (NRS 40.251)

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| TO: Name of TENANT(s) |
| Address: |
| City, State, ZIP: |

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|------------------------|
| FROM: Name of LANDLORD |
| Address |
| City, State, ZIP: |
| Telephone Number: |

DATE OF SERVICE: _____

PLEASE TAKE NOTICE that you are hereby requested to surrender the premises within thirty (30) calendar days (because you have a periodic tenancy which is not week-to-week) following the Date of Service of this notice. If you do not comply with this notice, your possession of the premises will be unlawful (called "unlawful detainer") and your landlord may initiate an eviction against you by either serving you with a Five-Day Notice to Quit for Unlawful Detainer or a summons and complaint for Unlawful Detainer. If the court determines that you are guilty of an unlawful detainer, the court may issue a summary order for your removal or any order providing for your nonadmittance, directing the sheriff or constable to remove you within twenty-four (24) hours after receipt of the order.

If you are sixty (60) years of age or older, or if you have a physical or mental disability, and your tenancy is not week-to-week, you may make a written request to your landlord to be allowed to continue in possession of the rental premises for an additional thirty (30) days past the expiration of this notice. You must provide your landlord with proof of your age or disability with your written request. If your landlord rejects your request, you have the right to petition the court to continue in possession of the rental unit for an additional thirty (30) days.

Pursuant to NRS 118A.390, you may seek relief if a landlord unlawfully removes you from the premises, or excludes you by blocking or attempting to block your entry upon the premises, or willfully interrupts or causes or permits the interruption of an essential service required by the rental agreement or NRS Chapter 118A.

DECLARATION OF SERVICE

On *(insert date of service)* _____, I served this notice in the following manner (check only one):

By delivering a copy to the tenant(s) personally, in the presence of a witness *(server, witness, and tenant must all sign landlord's copy of notice)*:

| | | |
|---------------|--|-------------------------------|
| _____ | _____ | _____ |
| <i>(Date)</i> | <i>(Type or Print Name of Witness)</i> | <i>(Signature of Witness)</i> |

Because the tenant(s) was absent from the tenant's place of residence or from tenant's usual place of business, by leaving a copy with *(insert name)* _____, a person of suitable age and discretion, at either place AND mailing¹ a copy to the tenant(s) at tenant's place of residence or place of business;

Because tenant's place of residence or business could not be ascertained, or a person of suitable age or discretion could not be found there, by posting a copy in a conspicuous place on the property, delivering a copy to a person there residing, if the person could be found, AND mailing¹ a copy to the tenant(s) at the place where the property is situated.

I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct.

| | | |
|---------------|--------------------------------------|-----------------------------|
| _____ | _____ | _____ |
| <i>(Date)</i> | <i>(Type or Print Server's Name)</i> | <i>(Server's Signature)</i> |

¹If this manner of service is used, Landlord must file with the court a "certificate of mailing" issued by the United States Post Office per NRS 40.280(3).