PUBLIC DISCLAIMER

This information is provided as a courtesy only. The court, self-help center, not-profit organization, or law library that may provide this information shall not be liable for errors contained herein or for direct, indirect, special or consequential damages in connection with the furnishing of this material. There is no guarantee that using this packet will lead to success. Each Justice of the Peace is entitled to interpret the law and weigh the evidence in each case.

The court clerk is <u>not</u> permitted to give legal advice to you.

This packet is not intended to substitute for the advice of an attorney. You may find legal information/advice/representation from the organizations listed below.

For Tenants

Clark, Nye, Lincoln and Esmeralda Counties

Nevada Legal Services 702-386-0404 866-432-0404 City of Las Vegas Senior Citizens Law Project (60+ years old) 702-229-6596

Washoe County

Nevada Legal Services Washoe County Senior Law Project 775-284-3491 (private housing only) 775-328-2592 775-329-2727

Other Counties

Nevada Legal Services 800-323-8666

For Landlords

Statewide

Lawyer Referral and Information Service State Bar of Nevada 702-382-0504 <u>or</u> 800-789-5747

EVICTION INSTRUCTIONS

Notice of Eviction for any reason should be used to initiate an eviction action against the tenant. The notices must be served in accordance with NRS 40.280, and the correct proof of service must be obtained.

Complete the Notice(s) as Follows:

- Fill in the tenant name, address and telephone number.
- Provide the landlord name, address, telephone number and email address.
- Fill in the date of service.
- Provide any further information required in the Notice(s) being served.

DECLARATION OF SERVICE

Nevada law requires that any Notice of Eviction being served to the tenant for termination of their tenancy be served by the Sheriff's Office, Constable, a Licensed Processed Server or a Licensed Attorney's Agent. This is done one of three (3) ways as outlined in NRS 40.280. The document that records and proves the method of notification is the Declaration of Service.

After service has been made, **you** must bring the declaration(s) of service, attached to the Notice(s) you served, to the court when you file for a twenty-four (24) hour eviction order. Declaration of service is a paper that shows the tenant(s) received a copy of the Notice.

When you come to court, **bring everything you need to file for your eviction.** This means you must have one (1) notice (for non-payment of rent) or two (2) notices (for reasons other than non-payment of rent) with the declaration of service for each notice served, the written rental agreement if applicable, your Landlord's Complaint and the filing fee of \$51.00

REMEMBER, this is your eviction. You must prove it. It is not up to the tenant to disprove your eviction. The court will help you file the eviction, but you have to provide the information required to file.

Failure to give lawful notice may result in the dismissal of the eviction and require that <u>A NEW NOTICE PROCESS BEGIN AGAIN.</u>

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

TO: Tenant(s) Name	FROM: Landlord's Name
Tenani(S) Name	Eandord's Name
Tenant(s) Name	Landlord's Name
and all occupants and an amed tenants only	
	Address
Address	City, State, Zip Code
City, State, Zip Code	Telephone Number
Telephone Number	Email Address
Date of Service:	

PLEASE TAKE NOTICE that you are hereby required to vacate the premises within thirty (30) calendar days 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 an order providing for your nonadmittance, directing the sheriff or constable to post the order in a conspicuous place on the premises not later than 24 hours after the order is received by the sheriff or constable. The sheriff or constable shall then remove you not earlier than 24 hours but not later than 36 hours after the posting of the order.

If you are 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 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 30 days.

Pursuant to NRS 40.251, if you receive this notice during a government shutdown and you are a federal worker, tribal worker, state worker, or household member of such a worker, you may request to be allowed to continue in possession during the period commencing on the date on which a shutdown begins and ending on the date that is 30 days after the date on which the shutdown ends by submitting a written request for the extended period and providing proof that you are a federal worker, tribal worker, state worker, or household member of such a worker during a shutdown. The landlord who receives this request shall allow you to continue in possession for the period requested unless the court orders otherwise.

Pursuant to NRS 118A.390, a tenant may seek relief if a landlord unlawfully removes the tenant from the premises or excludes them by blocking or attempting to block their entry upon the premises, or willfully interrupts or causes or permits the interruption of any essential service required by the rental agreement or Chapter 118A of the Nevada Revised Statutes.

DECLARATION OF SERVICE

TO:		FROM:	
	Fenant(s) Name	Landlord's Name	
Tenant(s)	Name	Landlord's Name	
☐ and al	Il occupants	Address	
Address		City, State, Zip Code	
City, State	e, Zip Code	Telephone Number	
Telephone	e Number	Email Address	
	Check one: <u>(mu</u>	st attach a copy of the Notice)	
	on-Payment of Rent INO Ca uisance / Waste Notice	use Notice Unlawful Detainer	ntract
•	ert date of service) only one):	, I served this notice in the following	manner
□ E	By Delivering a copy to the tenant(s)	personally;	
((Because the tenant(s) was absent from tenant's place of residence, by leaving a copy with <i>(insert name or physical description of person served)</i> , a person of suitable age and discretion, AND mailing ^{1 & 2} a copy to the tenant(s) at tenant's place of residence.		, a
F	Because neither tenant nor a person of suitable age or discretion could be found there, by posting a copy in a conspicuous place on the property AND mailing ^{1 & 2} a copy to the tenant(s) at the place where the property is situated.		
l declar correct.		laws of the State of Nevada the foregoir	ng is true and
(Date)	(Officer's Name)	(Badge #) (Officer's Signature	э)
		OR	
(Date)	(Server's Name)	(License #) ³ (Officer's Signature	<i>э)</i>

When notice is also mailed you cannot include non-judicial days in the computation, and you must add an additional three (3) calendar days for mailing (JCRCP 6(a)). Judicial days do not include the date of service, weekends, and certain holidays.
 If mailing of notice is used you must file with the court a "certificate of mailing" issued by the United States Post Office per NRS 40.280(3).

³. A server who does not have a badge or license number may be an agent of an attorney licensed in Nevada. Notices served by agents must also include an attorney declaration as proof of service.

FIVE-DAY NOTICE OF UNLAWFUL DETAINER (NRS 40.254)

TO:	FROM:
Tenant(s) Name	Landlord's Name
Tenant(s) Name	Landlord's Name
and all occupants and an amed tenants only	
,	Address
Address	City, State, Zip Code
City, State, Zip Code	Telephone Number
Telephone Number	Email Address
Date of Service:	

YOU ARE GUILTY OF AN UNLAWFUL DETAINER. YOU ARE REQUIRED TO QUIT (OR LEAVE) THE PREMISES.

YOU MAY CONTEST THIS NOTICE and state the reasons you are not guilty of an unlawful detainer by filing an Affidavit (or Answer) before the court's close of business on the fifth (5th) full judicial day^{1 & 3} following the Date of Service of this notice, with the Justice Court for the Pahrump Township, stating that you are not guilty of an unlawful detainer.

The Pahrump Justice Court is located at:

1520 East Basin Avenue Pahrump, Nevada 89060

YOU CAN OBTAIN AN AFFIDAVIT/ANSWER² FORM AND INFORMATION at the Pahrump Justice Court located at the Ian Deutch Government Complex in downtown Pahrump, or on its website, <u>www.pahrumpjusticecourt.com</u>.

If the court determines that you are guilty of an unlawful detainer, the court may issue a summary order for your removal or an order providing for your nonadmittance, directing the sheriff or constable to post the order in a conspicuous place on the premises not later than 24 hours after the order is received by the sheriff or constable. The sheriff or constable shall then remove you not earlier than 24 hours but not later than 36 hours after the posting of the order. You may request that the court stay the execution of the order for removal or nonadmittance for a period of no more than 10 days by stating the reasons why a stay is warranted.

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

1 Judicial days do not include the date of service, weekends, or certain legal holidays.

2 To file an Affidavit, you <u>MUST</u> bring this Notice, a copy of your lease if applicable and a \$<u>51.00</u> filing fee to the address listed above. 3 The close of business varies between the courthouses, so make sure to check the business days and hours for the Justice Court listed above.

FIVE-DAY NOTICE OF UNLAWFUL DETAINER (NRS 40.254)

If you are in default in the payment of rent, rental assistance is available at____

_______. If you have a pending application or rental assistance, or if your landlord has refused to participate in the rental assistance process or has refused to accept rental assistance on your behalf, you have the right to assert those facts as a defense to this eviction at any point in the proceedings. Should you assert this defense to the court, the court will determine if your case is designated as one that may be paused until a determination on your rental assistance application is made or until a hearing is held for you to prove the validity of your claim of the landlord's refusal.

Your landlord IS NOT IS requesting an exemption from any pause in this eviction case due to a realistic threat of foreclosure of the rental property if unable to evict you.

Additionally, mediation programs are available, and if the court determines that your case is designated as one mandating mediation, the following may occur:

_. The eviction case will be paused for not more than 30 days to facilitate mediation.

Tenants are advised that information concerning the availability of mediation and governmentsponsored rental assistance may be accessed at:

1 Judicial days do not include the date of service, weekends, or certain legal holidays.

2 To file an Affidavit, you <u>MUST</u> bring this Notice, a copy of your lease if applicable and a \$<u>51.00</u> filing fee to the address listed above. 3 The close of business varies between the courthouses, so make sure to check the business days and hours for the Justice Court listed above.

DECLARATION OF SERVICE

TO:		FROM:	
	Fenant(s) Name	Landlord's Name	
Tenant(s)	Name	Landlord's Name	
☐ and al	Il occupants	Address	
Address		City, State, Zip Code	
City, State	e, Zip Code	Telephone Number	
Telephone	e Number	Email Address	
	Check one: <u>(mu</u>	st attach a copy of the Notice)	
=	on-Payment of Rent INO Ca uisance / Waste Notice	use Notice Unlawful Detainer	ntract
•	ert date of service) only one):	, I served this notice in the following	manner
□ E	By Delivering a copy to the tenant(s)	personally;	
((Because the tenant(s) was absent from tenant's place of residence, by leaving a copy with <i>(insert name or physical description of person served)</i> , a person of suitable age and discretion, AND mailing ^{1 & 2} a copy to the tenant(s) at tenant's place of residence.		, a
F	Because neither tenant nor a person of suitable age or discretion could be found there, by posting a copy in a conspicuous place on the property AND mailing ^{1 & 2} a copy to the tenant(s) at the place where the property is situated.		
l declar correct.		laws of the State of Nevada the foregoir	ng is true and
(Date)	(Officer's Name)	(Badge #) (Officer's Signature	э)
		OR	
(Date)	(Server's Name)	(License #) ³ (Officer's Signature	<i>э)</i>

When notice is also mailed you cannot include non-judicial days in the computation, and you must add an additional three (3) calendar days for mailing (JCRCP 6(a)). Judicial days do not include the date of service, weekends, and certain holidays.
 If mailing of notice is used you must file with the court a "certificate of mailing" issued by the United States Post Office per NRS 40.280(3).

³. A server who does not have a badge or license number may be an agent of an attorney licensed in Nevada. Notices served by agents must also include an attorney declaration as proof of service.

JUSTICE / MUNICIPAL CIVIL COURT COVER SHEET

Pahrump Township, Nye County, Nevada

Case No.

(Assigned by Clerk's office)

Interpreter Needed: 🗌 No 🗌 Yes Language: _

I. Party Information (provide both home and mailing addresses if different)		
Plaintiff(s) (name/address/phone):	Defendant(s) (name/address/phone):	
E-mail Address	E-mail Address	
Attorney (name/address/phone):	Attorney (name/address/phone):	
Law Firm / Bar #	Law Firm / Bar #	
E-mail Address	E-mail Address	

I. Nature of Controversy (please select the one most applicable filing type below)

Civil Case Filling Types		
Real Property	Torts	Protection Orders
Real Property Landlord/Tenant (Summary Eviction) Unlawful Detainer Complaint (Writs of Restitution) Other Real Property	Negligence Auto Premises Liability Other Negligence Other Torts Intentional Misconduct Other Torts	 Protection Order Request for Domestic Violence Protective Order Request for Protection Order (Non-Domestic Violence) Sexual Assault Related Request for High Risk Protective Order
Contract CaseSeller Plaintiff (Debt Collection)□ Credit Card Collection□ Payday Loan Collection□ Debt Collection Agency□ Other Debt CollectionOther Contract Case□ Contract Buyer Plaintiff□ Other Contract Case	Other Civil Filings Other Civil Filing Contested Liens Case District Court Order to Seal Records Petition to Seal Records Other Civil Matters	 Protection Order-Extension Request Request for Extended Domestic Violence Protective Order Request for Extended Protective Order (Non-Domestic Violence) Request for Extended High Risk Protective Order

1	Case No
2	Dept
3	
4	IN THE JUSTICE COURT OF PAHRUMP TOWNSHIP
5	COUNTY OF NYE, STATE OF NEVADA
6	
7	, LANDLORD'S COMPLAINT FOR
8 9	SUMMARY EVICTION Landlord(s),
10	vs Interview Int
11	Perform Lease Condition
12	Unlawful Business/Drug ViolationTenant(s). /
13	Landlord or Landlord's authorized agent states as follows pursuant to NRS 40.254:
14	1. I am the <i>(check one box)</i> owner or owner's agent of the rental premises located at
15	(insert rental's address, including city, state, zip)
16	, in the township of Pahrump, Nevada. 2. The tenancy started on <i>(insert date)</i>
17	 3. The tenancy started on (<i>insert date</i>) 3. The tenancy is (<i>check one box</i>) periodic month to month, periodic week to week,
18	☐ fixed term with the tenancy ending on <i>(insert date tenancy ends)</i>
19 20	tenancy at will, or other (describe)
20	4. Tenant has not complied with the terms of the rental agreement or with the obligations of
22	tenants set forth in Chapter 118A of the NRS as follows (describe tenant's violation):
23	
24	·
25	///
26	///

1	5. Tenant was served with a written notice to quit on (insert date notice served)
2	in compliance with NRS 40.280, and a copy of that notice is attached or
3	submitted with this complaint.
4	6. I examined the rental property on (insert date you checked rental property)
5	and Tenant remained in possession, in addition, if Tenant was served with a
6	Five-Day Notice to Perform Lease Condition or Quit, Tenant did not perform that lease condition
7	as of the date of my examination.
8	7. I 🗌 do not 🗌 do request to mediate this issue. (Answer the following questions even if you are not
9	requesting mediation.)
10	8. If sent to mediation, I prefer <i>(check one box)</i> an in-person mediation a telephonic
11	mediation 🗌 a video-conference mediation.
12	9. The following individual has the authority to settle the case and would participate in
13	mediation if mediation proceeds. (check all that apply) myself dother individual with authority:
14	(write the names of all the individuals with authority who plan to be at the mediation)
15	·
16	10. The mediator may contact me/the individual with settlement authority at the following.
17	Phone number: (insert the best phone number for the mediator to make contact)
18	
19	Email: (insert the best email for the mediator to make contact)
20	
21	Mailing Address: (insert the best mailing address for the mediator to make contact)
22	(Street Address):
23	(City, State, Zip):
24	form.)
25	a. 🗌 I am moving for an exemption from a stay of this case due to a realistic threat of
26	foreclosure. The following facts demonstrate that I am facing a realistic threat that the

1	rental property will be foreclosed upon unless I am able to evict the tenant (describe		
2	what facts that show threat of foreclosure):		
3			
4			
5	b. 🔲 I am moving to rebut Tenant's affirmative defense regarding a pending rental		
6	assistance application based on the following facts: (describe what facts support your		
7	rebuttal to the affirmative defense):		
8			
9			
10	12. Tenant <i>(check one box)</i> 🗌 did <i>not</i> sign a written rental agreement, or 🗌 did sign a written		
11	rental agreement, and a copy of that agreement is attached or submitted with this complaint.		
12	13. Tenant's rent <i>(check one box)</i> is <i>not</i> , or is subsidized by a public housing authority or		
13	governmental agency, and a copy of the Housing Assistance Payment Contract (or "HAP") is		
14	attached or submitted with this complaint, and I have provided Southern Nevada Regional Housing		
15	Authority with a copy of the eviction notice pursuant to 24 C.F.R. § 982.310(e)(2)(ii).		
16	THEREFORE, Landlord asks the Court to enter an Order for Summary Eviction of Tenant.		
17	I declare under penalty of perjury the laws of the State of Nevada that the foregoing is true		
18	and correct.		
19			
20	(Date) (Print Name) (Signature)		
21			
22			
23			
24			
25			
26			
	Page 3 of 3		