## NOTICE TO QUIT

Date of this Notice 1	to Quit:	
Name of Landlord:		
Name(s) of Tenant(s	,	
Adults Residing at the	ne Leased Premises:	
		(referred to herein collectively as the " <u>Tenant</u> ")
Name of Lease Guar	cantor (if any):	
	• • • • • • • • • • • • • • • • • • • •	
Property Address, in	cluding Unit Number:	
		(referred to herein as the "Leased Premises")
		<u> </u>
This Notice of	constitutes a <u>NOTICE T</u>	O QUIT under and in accordance with applicable
laws and that certain	document] dated as of	
<b>-</b>	nd Tenant (referred to he	
Leased Premises wit date is referred to he	hin days after serein as the " <u>Deadline</u> ").	is hereby required to QUIT AND VACATE the rvice of this NOTICE TO QUIT upon Tenant (such unless the violation or lease default described below dline, or as otherwise set forth below.
Violation or	Lease Default (if appl	<u>icable)</u> :
	Past-due rent. \$	
	Describe the time per	iod or dates of delinquency:
	Lata face ¢	
	Describe:	
Total Amoun	nt Due, on or before Dea	adline: \$

	Non-Monetary default.
	Describe the non-monetary default and what must be done by the Deadline
	to cure same:
	Section of the Lease under default:
☐ If this box i	s checked, Tenant is not necessarily in default of the Lease, but Landlord is
Landlord to reco applicable law.	ving this Notice to Quit to Tenant as a notice of Lease termination in order for ver possession of the Leased Premises, in accordance with terms of the Lease and Accordingly, Tenant must vacate the Leased Premises on or before .
to commence an possession of the	ent Tenant does not comply with this Notice to Quit, Landlord shall have the right action against Tenant in Unlawful Detailer and/or Eviction, in order to recover
legal fees and th	e Leased Premises. In such event, Tenant may be liable to Landlord for Landlord's e court costs of the action, to the extent set forth in the Lease and applicable law.
In all cas	e Leased Premises. In such event, Tenant may be liable to Landlord for Landlord's
In all cas at law, in equity	e Leased Premises. In such event, Tenant may be liable to Landlord for Landlord's e court costs of the action, to the extent set forth in the Lease and applicable law.  es, Landlord preserves all rights against Tenant and any Lease guarantor, whether
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In all cas at law, in equity	e Leased Premises. In such event, Tenant may be liable to Landlord for Landlord's e court costs of the action, to the extent set forth in the Lease and applicable law.  es, Landlord preserves all rights against Tenant and any Lease guarantor, whether or as otherwise provided under the terms of the Lease or any Lease guaranty.  NESS WHEREOF, this Notice to Quit is dated as of the date set forth above.

## **CERTIFICATE OF SERVICE**

☐ Mailed by regular mail (postage prepaid) ☐ Mailed by Certified mail (return receipt attach ☐ Hand-delivered by	(insert name of person wing person(s):
Hand-delivered byA copy of the within Notice to Quit to the followame:Address:	(insert name of person wing person(s):
A copy of the within Notice to Quit to the followane:  Address:  Name:  Address:  Name:  Address:  Address:  Name:  Address:	wing person(s):
Name:	
Address:	
Address:	
Address:	
Address:	
Address: Name:Address:	
Address: Name:Address:	
Address:	
Address:	
Signature:	
STATE OF)	
) ss.	
COUNTY)	
The foregoing instrument was acknowledge	ged before me this day of
<i>T</i>	
Nota	
mission expires:	ary Public