NO CAUSE NOTICE TO VACATE

(Lease Termination)

	This Notice is Given to Tenant(s):		This Notice is Given	by Landlord(s):
Name: Address:		Name:	s:	
	(And all other tenants known)	Phone:		
The last	day of your rental period is the day o	of		You are hereby being
	ritten notice that your lease is not being rene t day of your rental period stated above.	wed. Yo	u must vacate the pre	mises you now rent no later
Unlawful de leave, such a and you will landlord rece for any wast them at trial normal wear if any, cause requires med Mediation sl notification intends to pr You will specifically Damages unday you rem amount you	to not comply with this notice, you will be setainer is when you remain in possession of rent as this eviction notice. If you are found by the coll be liable for: (1) any rent due and unpaid threives from the next tenant; (2) damages caused to of the rental property caused by you, if and on, or submits them to the court by affidavit in the and tear.); (4) damages as provided in Utah Cold by you. (Abatement of nuisance means to stopliation, you must alert us in writing within three thall take place within seven days of receipt of within three days and/or you fail to participate to coeed with legal or equitable relief. I also be liable for three times those damages may include trebling all of those damages der (2) are the reasonable rental value or reasonain after the expiration of this notice. In most call have been paying for rent by three for every dayer this eviction notice. Please contact your landle	tal proper burt to be ough the by your unity if the line event ode § 78B p a nuisare calendary your writin mediate allowed mention hable valuases trebling you ren	ty after the owner server in unlawful detainer, you end of your rental agree unlawful detainer of the andlord alleges them in of your default (Waste -6-1107 through 1114 face.); (5) attorneys fees a days of your willingne atten notification. If you in within seven days, to be trebled under Ut the ded above except attorney in a damages under (2) renain in the property after the days of the use and occupating damages under (2) renain in the property after	es you with a lawful notice to but will be evicted by the court bement, less any amounts the rental property; (3) damages a court complaint and proves is damage you cause beyond for the abatement of nuisance, and court costs. If your lease as to participate in mediation. In fail to provide this written be advised that your landlord that Code § 78B-6-811 which the rneys fees and court costs. In a court costs ation of the premises for each means the court will times the
	RETURN OF SERVICE AND SELF	AUTHEN	NTICATION DECLA	RATION
	tice was served on the above-listed tenant(s) on e) of the following manners:	this	day of	, 20, in
<u>P</u>	Personal Service. A copy was delivered to the to	enant per	sonally.	
<u>P</u>	Posted Service. A copy was posted in a conspicuous place on the premises, as no one was home.			
	nant's residence and a second copy was mailed			uitable age and discretion at
	uitable Age & Discretion – Place of Business t tenant's place of business and a second copy w			
	Certified Mail. A copy was sent through certified	ed or regi	stered mail to tenant's a	ddress.
Purs	suant to Utah Code Ann. §46-5-01, I declare und	ler crimin	al penalty that the foreg	oing is true and correct.
Sign	nature of Notice Giver:			
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landlords within the state of Utah. Use of this form shall not constitute legal representation by this Firm. Visit www.utahevictionlaw.com for more landlord forms and materials. Phone: 801-610-9879. Rev. 12/22/2012