IN THE JUSTICE COURT OF LAS VEGAS TOWNSHIP IN AND FOR THE COUNTY OF CLARK, STATE OF NEVADA

Name: Address:	
Phone:	Landlord/Plaintiff
VS.	CASE NO:
Name: Address:	DEPT. NO:
Phone:	Tenant/Defendant
	TENANT'S AFFIDAVIT/DECLARATION (Non-Payment Eviction - Public/Publicly Subsidized Housing)
	The undersigned tenant states that:
1. 2.	I am a tenant of a certain rental unit within Las Vegas Township, Clark County, Nevada. I am a
2.	A. tenant in a public housing facility. B. tenant whose rent is subsidized by a Public Housing Authority or other governmental agency (see attached lease/rental agreement).
3.	I rented the above unit from the above named landlord on or about, 20, with rent due monthly or for a shorter
Apartment Tenant Affidavit/Declara Publicly subsid	1 of 8 © stion (Non-Payment Eviction-Public/ ized Housing)

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	period of tir	ne.		
4.	I have rece	ived a notice fro	om my landlord alleging th	at I am in default in the
	payment of	rent in the amo	ount of \$	
5.	I have a le	gal defense in	that I am not in default	in the payment of rent
	because of	the below chec	ked items.	
6.	I did not ge	t notice as requ	ired by law in that:	
	A.	I did not get tl	ne required 5-day notice p	period and/or the Notice
		does not advi	se me to pay or move. Ex	plain:
				
				·
	B.	I have not red	ceived a 14-day notice to	pay rent as required by
		24 CFR 966.	4(I)(3)(i)(A) (conventional	public housing).
	C.	I have receive	ed a 14-day notice to pay	rent, but the Notice fails
		to advise me	of my right to a grievand	e procedure to contest
		the Notice as	required by 24 CFR 966.	4(I)(3)(ii). A copy of the
		notice is attac	ched.	
7.	I paid or att	empted to pay	my rent as follows:	
	A.	I paid rent in	n the amount of \$	to the
		landlord on th	ne day of	, 20 by:
		1.	Check	
		2.	Money Order	
		3.	Cash	
		4.	Other (explain)	
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B.	I attempted to pay the rent, but the landlord refused to action it. Explain:
C.	I attempted to pay the rent, but the landlord refused to acc
	because I did not agree to pay unauthorized charge addition to rent. ¹
D.	I have made other arrangements with the landlord for
	payment of rent. ² These arrangements are (explaidetail):
I do not	owe the amount which the landlord says I owe beca

NRS''40233(9). There't is vigin presumption that the tenant does not owe late charges or Publicly subsidized Housid red checks unless these terms are in a written rental agreement. See NRS 118A.200(3)(c).

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For example, an agreement to pay \$50.00 extra each month until the back rent is

caught up.

¹A landlord shall not refuse to accept rent offered after a notice simply because the temant thas not paid collection fees, attorne offees or other costs other than rent, a Teasonable charge for late payments of rent or dishonored checks, or a security. See

9.	I live in conv	ventional public housing and the housing authority did not maintain
	the premise	es and project in a decent, safe and sanitary condition as required
	by my lease	e and 24 CFR 966.4(e) in that the housing authority:
	A.	did not comply with applicable building or housing codes or HUD regulations. Explain in detail:
	B.	did not make necessary repairs. Explain in detail:
		 ·
	C.	did not keep project buildings, facilities and common areas in a
		clean and safe condition. Explain in detail:
		

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	D.	failed to maintain in good and safe working order and condi- electrical, plumbing, sanitary, heating, ventilating, and of facilities and appliances supplied by the housing autho Explain in detail:	ther rity.
			_ _ _
	E.	did not provide garbage receptacles.	
	F.	did not supply running water.	
	G.	did not provide a reasonable amount of heat.	
	H.	did not provide a reasonable amount of hot water.	
	TO TEN	V DEFENSES, #10 through #13, ARE AVAILABLE IANTS IN PUBLICLY SUBSIDIZED HOUSING R THAN CONVENTIONAL PUBLIC HOUSING	
10.		ction 8 voucher and the housing authority has not paid its porti	
	of the rent	due to the landlord under the contract between the housi	ing
	authority ar	nd my landlord, which is not a ground to terminate my tenar	тсу
	under 24 C	FR 982.310(b).	
11.	I am withho	olding the payment of rent due to the landlord's failure to resto	ore
	essential se	ervices (water, hot water, heat, electricity, etc) or make a good fa	aith
	effort to do	so within 48 hours following a written notice which I delivered	I to
	the landlor	d on, 20 under authority of NI	RS
	118A.380(1) (c). Explain:	
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	<u> </u>
12.	I am claiming a set-off against any rent owed because the landlord owes me damages for an intentional failure to supply essential services (water, hot water, heat, electricity, etc.) under NRS 118A.380 and/or NRS 118A.390. Explain:
13.	I am claiming a set-off against any rent owed because the landlord owes me damages as the landlord has failed to maintain the rental unit in a habitable condition (NRS 118A.350 and/or NRS 118A.360). Explain:
14.	THE BELOW DEFENSE, #14, IS AVAILABLE TO ALL TENANTS Other defense or set-off. Explain:

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WHEREFORE, the Tenant/Defendant prays for a hearing in this court pursuant
to NRS Chapter 40, and that this matter be dismissed at the hearing because I have raised
a legal defense to the alleged unlawful detainer.
Request for a Stay. In the alternative, if the court concludes that I have not
raised a legal defense, I request a stay of execution under the authority of
NRS 70.010(2) of days (up to 10) in order to move. I need the
additional time because

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I swear the above is true. Sig	nature:
SUBSCRIBED AND SWORN t	to before me this day of,
NOTARY PUBLIC OR	
DEPUTY CLERK	
	OR THE FOLLOWING:
Pursuant to NRS 53.045:	
"I declare under penalty of per foregoing is true and correct."	rjury under the law of the State of Nevada that the
Executed on,	20
Signature	
Print Name	
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