FIVE-DAY NOTICE OF UNLAWFUL DETAINER

TO:	FROM:		
Tenant(s) Name(s)	Landlord's Na	ime	
Address	Address	_	
City, State, Zip Code	City, State, Zip Code	City, State, Zip Code Telephone Number ER. YOU ARE REQUIRED TO QUIT THE PREMISES.	
DATE OF SERVICE:			
YOU CAN CONTEST THIS NOTICE and st Affidavit before the court's close of business or notice. To file an Affidavit, visit Henderson Jus	ate the reasons you are not guiln the fifth (5 th) full judicial day	ty of an unlawful detainer by filing an following the Date of Service of this	
If the court determines that you are guilty of an upor an order providing for your nonadmittance, of premises not later than 24 hours after the order earlier than 24 hours but no later than 36 hours execution of the order for removal or nonadmittatay is warranted.	lirecting the constable to post this received by the constable. The after the posting of the order.	he order in a conspicuous place on the ne constable shall then remove you not you may request that the court stay the	
Pursuant to NRS 118A.390, you may seek relief you by blocking or attempting to block your en interruption of an essential service required by the	try upon the premises, or willf	ully interrupts or causes or permits the	
If you are in default in the payment of rent, ren have a pending application for rental assistance process or has refused to accept rental assistance this eviction at any point in the proceedings. Sho case is designated as one that may be paused unt a hearing is held for you to prove the validity of	, or if your landlord has refuse on your behalf, you have the riuld you assert this defense to thil a determination on your renta	d to participate in the rental assistance ight to assert those facts as a defense to e court, the court will determine if your l assistance application is made or until	
Tenants are advised that the Henderson Justion of mediation and government-sponsored reinformation at www.clarkcountynv.gov/hjc.			
Your landlord □IS NOT □IS requesting an exe foreclosure of the rental property if unable to evi	*	eviction case due to a realistic threat of	
DECI	ARATION OF SERVICE		
On (insert date of service)	, I served this notice in the fol	lowing manner (check only one):	
 □ By delivering a copy to the tenant(s) personally. □ Because the tenant(s) was absent from tenant's place of residence. □ Because neither tenant nor a person of suitable against the second of the sec	, a person of suitable a	ge and discretion, AND mailing a copy to there, by posting a copy in a conspicuous	
place on the property, AND mailing a copy to the I declare under penalty of perjury under the laws of the	-		
(Date) (Server's Name)	(Server's Badge/License #) ¹	(Server's Signature)	

¹ 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.