## NOTICE OF TERMINATION OF TENANCY (Intended to be Used for Periodic Tenancies) (Costa Mesa NTT Form)

| То:           |                                       |  |  |  |  | ("Tenant")   |
|---------------|---------------------------------------|--|--|--|--|--|
| and any othe  | er occupant(s)                        | in possession of the p   | remises located at:  |  |  | (Street Address)   |
| (Unit/Apartn  | nent #)                               | (City)   | (State   | ) (Zip Co  | ode)   | ("Premises").  |
|               | PLICABILITY<br>The Prope<br>The Prope | OF THE TENANT PF<br>rty or tenancy IS cov<br>rty and tenancy are   | RERMINATED AS STA<br>ROTECTION ACT(TPA) (<br>vered by the TPA/HPA<br>NOT covered by the T<br>ARAGRAPH 2 OF   | DF 2019 & HOME<br>. See paragraph<br>PA. See paragra   | LESS PREVENTION AC<br>2.<br>ph 3.  | CT(HPA) OF 2023:   |
| fro<br>IF any | om a qualifi                          | ed attorney before is or <b>2B</b> is CHECKED,   | OVERED BY THE TP<br>ssuing a notice to term<br>paragraph 3 does NO   | inate tenancy.   | -  |  |
| A.            | Your tena                             |  | remises is terminated (<br>s later) for the following  |  | rvice of this Notice, or   | on   |
|               | grand<br>unilate<br>a.                | mily Move-In. Owne<br>children, intend to c<br>erally terminate the<br>Identify relationsh   | r, or owner's spouse, c<br>occupy the Premises. T<br>tenancy for such a rea<br>hip of intended occupa<br>d occupant(s):  | Iomestic partner<br>enant has previ<br>son (C.A.R. For<br>nt:  | ously agreed that owr<br>m RCJC dated  | ner may  |
|               |                                       |  | date (Compliant with   |  |  |  |
|               | · · _                                 | ner intends to demo  | lraw the Premises from<br>blish or substantially re  |  |  | clude the  |
|               |                                       | remodel the renta<br>A description of th<br>substantial remode<br>will be demolished   | ning the tenant of the ov<br>unit property; and<br>e substantial remodel to<br>el, or if the property is to<br>, together with the follo<br>copy of the permit or pe | be completed, th<br>be demolished, t<br>wing:  | ne approximate expecte<br>the expected date by wh  | d duration of the<br>hich the property                                     |
|               |                                       | demolitio<br>ii. Attach a c<br>A notification that<br>remodel, the tenar<br>following the subst<br>and email address.<br>mer intends to comp | n; or<br>opy of the contract for v<br>if the tenant is intereste<br>at shall inform the owner<br>cantial remodel and prov  | vork not requiring<br>d in reoccupying f<br>r of the tenant's in<br>ride to the owner<br>a government ag | g permits; and<br>the rental unit following<br>nterest in reoccupying t<br>the tenant's address, te<br>gency or court regardir | the substantial<br>he rental unit<br>lephone number,<br>ng habitability of |
|               |                                       | TION FEES: Wheth ption, do one of the  | er (1) – (4) applies, the<br>following:  | e owner shall, re  | gardless of the tenant   | t's income, at the   |
|               |                                       |  | elocate by providing a<br>ayment of rent for the   |  |  | larket Rent; or  |
|               | rate fo                               | or a unit of similar si<br>d the notice to termi   | assistance or rent wai<br>ze, or two months of th<br>nate the tenancy, whic  | ne tenant's rent   | that was in effect whe   | n the owner  |
| OR B.         | □ Your ten                            | ancy, if any, in the F<br>_ (whichever is late   | Premises is terminated<br>r).  | 30 days from s   | ervice of this Notice, o   | or on  |
| ha            |                                       | the Premises for les   | occupied the Premise<br>ss than 12 months and  |  |  |  |

|  | 3. C PROPERTIES or TENANCIES NOT SUBJECT BY THE TPA/HPA: Housing Provider is strong to the strong of the second se |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|
|  | counsel from a qualified California real estate attorney who is familiar with TPA/HPA before selecting any of the option below:  |  |  |  |  |  |  |
|  | A.   |  |  |  |  |  |  |
| 0  | OR B.  |  |  |  |  |  |  |
|  | less than one year.  |  |  |  |  |  |  |
| (  | OR C. Or Your tenancy, if any, in the Premises is terminated <b>90 days</b> from the service of this Notice,<br>or on (whichever is later). Applies if Tenant is a beneficiary of, and the tenancy is subject to,<br>a government agency rental housing assistant program.   |  |  |  |  |  |  |
| (  | OR D. Or Your tenancy, if any, in the Premises is terminated <b>30 days</b> from the service of this Notice, or on (whichever is later). Only applies if all of the following are met:   |  |  |  |  |  |  |
|  | <ul> <li>(1) Housing Provider has entered into a contract to sell the Premises to a natural person(s);</li> <li>(2) AND Purchaser intends to reside in the Premises for at least one year following the termination of the tenancy in the Premises;</li> </ul>   |  |  |  |  |  |  |
|  | (3) AND Housing Provider has established an escrow with an escrow company licensed by the Department of<br>Financial Protection and Innovation. Department of Insurance, or a licensed Real Estate Broker;   |  |  |  |  |  |  |
|  | <ul> <li>(4) AND Escrow was opened 120 or fewer days prior to the delivery of this Notice;</li> <li>(5) AND Title to the Premises is separately alienable from any other dwelling unit (i.e., is a single-family unit or condominium);</li> </ul>  |  |  |  |  |  |  |
|  | (6) <b>AND</b> Tenant has not previously been given notice of termination of tenancy.  |  |  |  |  |  |  |
| 4.   | . If you fail to give up possession by the specified date, a legal action will be filed seeking possession and damages that could result in judgment being awarded against you.  |  |  |  |  |  |  |
| 5. State law permits former tenants to reclaim abandoned personal property left at the former address of the tenant, subject to certain conditions. You may or may not be able to reclaim property without incurring additional costs, |  |  |  |  |  |  |  |
|  | depending on the cost of storing the property and the length of time before it is reclaimed.<br>Housing Provider (Owner or Agent) Date:  |  |  |  |  |  |  |
|  | Housing Provider (Owner of Agent) Date:  |  |  |  |  |  |  |

| 6. DELIVERY OF NOTICE/PROOF OFSERVICE:                    |  |            |
|---|--|------------|
| This Notice was served by:                                | , on                                   | (date)     |
| In the following manner: (if mailed, a copy was mailed at | t                                      | (location) |
| on(enter date, if different from the c                    | date on first line of this paragraph)) |            |

Emailing a notice does not satisfy the requirements of Code of Civil Procedures §§1162(a) or 1162(b).

## To comply with state law, service attempts must be done in the following order: A, then B, then C. As an alternative to that procedure, service may be done by completing D, but additional time should be provided to the notice.

A. D Personal service. A copy of the Notice was personally delivered to the above named Tenant.

## B. NOTE: SUBSTITUTED SERVICE MAY BE USED IF THE TENANT IS ABSENT FROM THE TENANT'S RESIDENCE OR USUAL PLACE OF BUSINESS

□ **Substituted service**. A copy of the Notice was left with a person of suitable age and discretion at the Tenant's residence or usual place of business and a copy was mailed to the Tenant at the Premises.

C. ONOTE: POSTING AND MAILING OF THE NOTICE MAY BE USED ONLY IF THE TENANT'S RESIDENCE OR USUAL PLACE OF BUSINESS CANNOT BE ASCERTAINED OR IF KNOWN THEN ONLY IF NO PERSON OF SUITABLE AGE AND DISCRETION CAN BE FOUND AT THOSE LOCATIONS.

□ **Post and mail**. A copy of the Notice was affixed to a conspicuous place on the Premises and a copy was mailed to the Tenant at the Premises.

D. NOTE: IN THE ALTERNATIVE TO THE ABOVE OPTIONS FOR SERVING THIS NOTICE, A TENANT MAY BE SERVED BY CERTIFIED OR REGISTERED MAIL.

□ Certified/Registered mail. A copy of the Notice was mailed to the Tenant at the Premises by Certified or Registered mail. Before filing a legal action based on this notice, a tenant should be given five (5) additional days if served in California, ten (10) additional days if served in another state, twenty (20) additional days if served outside of the United States.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

(Signature of person serving Notice)

(Date)

(Print Name)