NOTICE TO CURE OR QUIT

10:		,	tenant in possession.
You are hereby notified	d that the rent is now d	ue and pay	able on the premises
held and occupied by x	iou heing those premis	ee cituated	in the City of
commonly known as_	County of	Scott Stat	e of Iowa
commonly known as	, county or	beon, bu	o or rowa,
commonly known as_			•
**		h	
Your account is deling rent for the period from	uent in the amount of s	5	, being the
rent for the period fron	n <u>:</u>	to	•
•			
You are hereby require	ed to pay said rent IN I	FULL with	in THREE (3) days
or to remove from and			
premises, or legal proc	1		
possession of said prer	•	_	•
-	-		
agreement under which			
damages, together with	n costs and other dama	ges allowe	d by statute.
Dated this	day of		, 20
		-	
Dated this	Owner/Mana	ager	
	at least 18 years of age, dec		
	or Quit of which this is a t	rue copy, on	the above mentioned
tenant in possession in the	manner indicated below:		
()	20 Lagrat a tausa agai	v. of the Niet	as to Cums on Ouit to the
() On	, 20, I sent a true copy	y of the Noti	ce to Cure or Quit to the
	residence by certified mail		
copy of the Notice to Cure	e or Quit to the tenant's do	or at mis/ner	place of residence.
() On .	, 20, I handed the No	tice to Cure	or Ouit personally to the
tenant or to a person resid	ling at the tenant's address	who was at	least 18 years of age and
the tenant signed acknowle	_	Wile was at	iouse to yours or ago and
the tenant signed acknown	leaging acceptance.		
Tenant's Signature			Date
. C. Carrotte S. C. G. Carrotte S. C. Carrotte S. C			
() By personal service	ce of the notice pursuant to	Iowa Rule	of Civil Procedure 1.305
with attached affidavit of			
Executed on		_, 20 8	nt

NOTICE TO QUIT

10.
You and each of you are hereby notified that the undersigned now demands that you vacat and surrender to the undersigned within three (3) days from the date of service of this notic upon you, the possession of the premises now occupied by you and described as follows:
This Notice to Quit is given because the tenancy has now been terminated and you have n further rights to possess the premises. You will therefore take notice and govern yourselve accordingly.
Landlord
By:
Section 648.3, Code of Iowa.
AFFIDAVIT OF SERVICE
The undersigned declares under penalty of perjury that I served the 3-day Notice to Quit, of which this is a true copy, on the above-mentioned Tenant in Possession in the manner(s) indicated below:
[] On, 20, I handed the Notice to, who is a resident of the tenancy and least 18 years of age, and who acknowledged this hand delivery by signing and dating as indicated below.
Tenant's Acknowledgement Date
[] I personally served the Notice in accordance with Iowa Court Rule 1.305 on
[] I posted a dated copy of the Notice on the primary entrance door of the tenancy on, 20, and mailed additional copies of the Notice by both regular and certified mail (as that term is defined in Iowa Code §618.15) to the address of the tenancy or to the last known address of the tenant which was:
Executed on, 20at
Signature

30 DAY NOTICE TO TERMINATE TENANCY

TO:	DATE:
RE: (address of Premises)	
170.0	
shall terminate immediately upodue date. In the event of such te	t the month to month tenancy of the aforesaid premises on the expiration of thirty (30) days after the next rental rmination of tenancy, you are further notified to om and deliver up possession of the aforesaid premises.
which you now hold possession comply, legal proceedings will be	of the above-described premises, and should you fail to be instituted against you to recover possession to declare I, and to recover rents and damages for the period of
Owner/Manager	
	AFFIDAVIT OF SERVICE
	rn, declares under penalty of perjury that I served the 30-day Notice s a true copy, on the above-mentioned Tenant in Possession in the
[] On, 20, I handed t tenancy and at least 18 years of age, as indicated below.	he Notice to, who is a resident of the nd who acknowledged this hand delivery by signing and dating as
Tenant's Acknowledgement	Date
[] I personally served the Notice in a	ccordance with Iowa Court Rule 1.305 on
20, and mailed additional copies of	the Notice by both regular and certified mail (as that term is defined of the tenancy or to the last known address of the tenant which was:
Executed on, 2	0at
Signature	

NOTICE OF NONCOMPLIANCE WITH RENTAL AGREEMENT (7/7 DAY NOTICE)

TO:	(Tenant)
You are notified that the undersigned claims the following material you of your Rental Agreement with the undersigned or noncompliance believe Code Section 562A.17 which materially affects health and safety, commended to the complex of the comple	y you of a provision of
The specifics of the noncompliance are:	
IF THE ABOVE-SPECIFIED BREACH IS NOT REMEDIE AFTER YOU RECEIVE THIS NOTICE, THE RENTAL AGREEMENT ON Dated:	
Landlord By:	
AFFIDAVIT OF SERVICE	
The undersigned, being first duly sworn, declares under penalty of perjury that I served to Noncompliance with Rental Agreement, of which this is a true copy, on the above-mention the manner(s) indicated below:	he 7/7 day Notice of oned Tenant in Possession
[] On, I handed the Notice to, who is a releast 18 years of age, and who acknowledged this hand delivery by signing and dating as	esident of the tenancy and a indicated below.
Tenant's Acknowledgement Date	
[] I personally served the Notice in accordance with Iowa Court Rule 1.305 on	
[] I posted a dated copy of the Notice on the primary entrance door of the tenancy on _mailed additional copies of the Notice by both regular and certified mail (as that term is §618.15) to the address of the tenancy or to the last known address of the tenant which w	defined in Iowa Code
Executed on, 20at	·
Signature	

THREE DAY NOTICE OF TERMINATION AND NOTICE TO QUIT FOR CLEAR AND PRESENT DANGER PURSUANT TO § 562A.27A CODE OF IOWA

TO:
You and each of you are hereby notified that pursuant to Iowa Code Section 562A.27A which provides for this single-notice form, your Rental Agreement is terminated effective three (3) days from the date of service of this Notice upon you, and it is demanded that you vacate and surrender possession of the premises now occupied by you and described as follows:
This Notice is being given to you for the reason that you or persons on the premises with your consent have created circumstances, or maintained a threat constituting a clear and present danger to the health and safety of other tenants, the landlord, the landlord's employees or agents, or other persons on or within 1000 feet of the landlord's property. The nature of the clear and present danger, and the incidents giving rise to the clear and present danger are as follows:
 () Physical assault or threat of physical assault. () Illegal use or threat of illegal use of a firearm or other weapon, or possession of an illegal weapon. () Illegal possession or delivery of a controlled substance. () Other: (specify)
Specifics:
You will therefore take notice and govern yourselves accordingly.
Landlord By:
AFFIDAVIT OF SERVICE
The undersigned declares under penalty of perjury that I served the 3-day Notice to Quit, of which this is a true copy, on the above-mentioned Tenant in Possession in the manner(s) indicated below:
[] On, 20, I handed the Notice to, who is a resident of the tenancy and at least 18 years of age, and who acknowledged this hand delivery by signing and dating a indicated below.

Tenant's Acknowledgement	Date
[] I personally served the Notice in a	accordance with Iowa Court Rule 1.305 on
20, and mailed additional copies of	the on the primary entrance door of the tenancy on, fithe Notice by both regular and certified mail (as that term is address of the tenancy or to the last known address of the tenant
Executed on, 20	at·
Signature	_

562A.27A TERMINATION FOR CREATING A CLEAR AND PRESENT DANGER TO OTHERS.

- 1. Notwithstanding section 562A.27 or 648.3, if a tenant has created or maintained a threat constituting a clear and present danger to the health or safety of other tenants, the landlord, the landlord's employee or agent, or other persons on or within one thousand feet of the landlord's property, the landlord, after the service of a single three days' written notice of termination and notice to quit stating the specific activity causing the clear and present danger, and setting forth the language of subsection 3 which includes certain exemption provisions available to the tenant, may file suit against the tenant for recovery of possession of the premises pursuant to chapter 648, except as otherwise provided in subsection 3. The petition shall state the incident or incidents giving rise to the notice of termination and notice to quit. The tenant shall be given the opportunity to contest the termination in the court proceedings by notice thereof at least three days prior tothe hearing.
- 2. A clear and present danger to the health or safety of other tenants, the landlord, the landlord's employees or agents, or other persons on or within one thousand feet of the landlord's property includes, but is not limited to, any of the following activities of the tenant or of any person on the premises with the consent of the tenant:
 - a. Physical assault or the threat of physical assault.
- b. Illegal use of a firearm or other weapon, the threat to use a firearm or other weapon illegally, or possession of an illegal firearm.
- c. Possession of a controlled substance unless the controlled substance was obtained directly from or pursuant to a valid prescription or order by a licensed medical practitioner while acting in the course of the practitioner's professional practice. This paragraph applies to any other person on the premises with the consent of the tenant, but only if the tenant knew of the possession by the other person of a controlled substance.
- 3. This section shall not apply to a tenant if the activities causing the clear and present danger, as defined in subsection 2, are conducted by a person on the premises other than the tenant and the tenant takes at least one of the following measures against the person conducting the activities:
- a. The tenant seeks a protective order, restraining order, order to vacate the homestead, or other similar relief pursuant to chapter 236, 598, 664A, or 915, or any other applicable provision which would apply to the person conducting the activities causing the clear and present danger.
- b. The tenant reports the activities causing the clear and present danger to a law enforcement agency or the county attorney in an effort to initiate a criminal action against the person conducting the activities.
- c. The tenant writes a letter to the person conducting the activities causing the clear and present danger, telling the person not to return to the premises and that a return to the premises may result in a trespass or other action against the person, and the tenant sends a copy of the letter to a law enforcement agency whose jurisdiction includes the premises. If the tenant has previously written a letter to the person as provided in this paragraph, without taking an action specified in paragraph "a" or "b" or filing a trespass or other action, and the person to whom the letter was sent conducts further activities causing a clear and present danger, the tenant must take one of the actions specified in paragraph "a" or "b" to be exempt from proceedings pursuant to subsection 1.

However, in order to fall within the exemptions provided within this subsection, the tenant must provide written proof to the landlord, prior to the commencement of a suit against the tenant, that the tenant has taken one of the measures specified in paragraphs "1" through "3".

NOTICE OF PAST DUE RENT

ТО:						
You are notified that the Landlo		the follow	ving pa	st due rent from yo	u under the terms	of your
Rental Agreement covering the pro	perty at					
				_	\$	
***************************************			Tota	_ al	\$	0.00
IF THE RENT IS NOT PAID W LANDLORD INTENDS TO TERI UNIFORM RESIDENTIAL LAND	MINATE OLORD A	THE REI	NTAL A	AGREEMENT AS		
Dated:,		•		D	(Landl	ord)(Tenant)
				Ву		Attorney
562A.21 or .27 Iowa Code			Ado	lress		
attach Form No. 172, Notice of Val			OF SI	ERVICE		
STATE OF IOWA COUNTY OF	<pre>} SS } </pre>					
The undersigned being sworn standice is addressed, by delivering of the persons at the date and at the planting of the persons at the date and at the persons at the date at the date and at the date at th	r mailing	by certifi	ed or re	gistered mail a cop	persons to whom by of the notice to	the each of
Name	Mo.	Day	Yr.	City, Town, or Township	County	State
And distributions of the control of	 				· · · · · · · · · · · · · · · · · · ·	
				IL.		
Subscribed and sworn to me this _		_ day of		,		-
					Public in and for the	

CRIME FREE LEASE ADDENDUM

In consideration of the execution or renewal of a lease of the dwelling unit identified in the lease, Owner and Resident agree as follow:

- 1. Resident, any members of the resident's household or a guest or other person under the resident's Control shall not engage in criminal activity, including drug-related criminal activity, on or near the said premises. "Drug-related criminal activity" means the illegal manufacture, sale, distribution, use, or possession with intent to manufacture, sell, distribute, or use of a controlled substance (as defined in Iowa Code Chapter 124).
- 2. Resident, any member of the resident's household or a guest or other person under the resident's control shall not engage in any act intended to facilitate criminal activity, including drug-related criminal activity, on or near the said premises.
- 3. Residents or members of the household will not permit the dwelling unit to be used for, or to facilitate criminal activity, including drug-related criminal activity, regardless or whether the individual engaging in such activity is a member of the household, or a guest.
- 4. Resident, any member of the resident's household or a guest or another person under the resident's control shall not engage in the unlawful manufacturing, selling, using, storing, keeping, or giving of a controlled substance as defined in Iowa Code Chapter 124, at any locations, whether on or near the dwelling unit premises or otherwise.
- 5. Resident, any member of the resident's household, or a guest or another person under the resident's control shall not engage in any illegal activity, including prostitution, criminal street gang activity, threatening or intimidating, assault, including but not limited to the unlawful discharge of firearms, on or near the dwelling unit premises, or any breach of the lease agreement that otherwise jeopardizes the health, safety and welfare of the landlord, his agent or other tenant or involving imminent or actual serious property damage.

6. <u>VIOLATION OF THE ABOVE PROVISIONS SHALL BE A MATERIAL AND IRREPARABLE VIOLATION OF THE LEASE AND GOOD CAUSE FOR IMMEDIATE TERMINATION OF TENANCY.</u>

A <u>single</u> violation of any of the provisions of this added addendum shall be deemed a serious violation and a material and irreparable non-compliance. It is understood that a <u>single</u> violation shall be good cause for <u>termination of the lease</u> under Iowa law. Unless otherwise provided by law, proof of violation <u>shall not require criminal conviction</u>.

- 7. In case of conflict between the provisions of this addendum and any other provisions of the lease, the provisions of the addendum shall govern.
- 8. This LEASE ADDENDUM is incorporated into the lease executed or renewed this day between Owner and Resident.

Resident Signature	Date		
Resident Signature	Date		
Resident Signature	Date		
Property Manager's Signature	Date	Property	