	STATE OF MICHIGAN				
		NOTICE TO QUIT TO RECOVER POSSESSION OF PROPERTY Landlord-Tenant			
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1.	Your landlord/landlady, Name (typ	, is seeking to recover possession of property pursuant to			
	MCL 554.134(1) or (3) (see oth Address or description of premises rent	ner side)	and wants to evict you from:		
2. You must move by or your landlord/landlady may take you to court to evict you.					
3. If your landlord/landlady takes you to court to evict you, you will have the opportunity to present reasons why you believe you should not be evicted.					
4. If you believe you have a good reason why you should not be evicted, you may have a lawyer advise you. Call him or her soon.					
Date					
Signature of owner of premises or agent					
Ad	dress				
Cit	y, state, zip	Telephone no.			
*N	*NOTE: Unless otherwise allowed by law, the landlord/landlady must give notice equal in time to at least one rental period.				
CERTIFICATE OF SERVICE					
I certify that on I served this notice on Name					
by	delivering it personally to the delivering it on the premise discretion with a request the first-class mail addressed delectronic service to the personal delectronic service.				
		Signature			

Court copy (to be copied, if necessary, to attach to the complaint)

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1. Call your own lawyor	HOW TO GET LEGAL HELP		

- Call your own lawyer.
- 2. If you do not have an attorney but have money to retain one, you may locate an attorney through the State Bar of Michigan Lawyer Referral Service at 1-800-968-0738 or through a local lawyer referral service. Lawyer referral services should be listed in the yellow pages of your telephone directory or you can find a local lawyer referral service at www.michbar.org.
- 3. If you do not have an attorney and cannot pay for legal help, you may qualify for assistance through a local legal aid office. Legal aid offices should be listed in the yellow pages of your telephone directory or you can find a local legal aid office at www.michiganlegalhelp.org. If you do not have Internet access at home, you can access the Internet at your local library.

Tenant's copy

554.134 Termination of estate at will or by sufferance or tenancy from year to year.

- (1) Except as provided otherwise in this section, an estate at will or by sufferance may be terminated by either party by giving 1 month's notice to the other party. If the rent reserved in a lease is payable at periods of less than 3 months, the time of notice is sufficient if it is equal to the interval between the times of payment. Notice is not void because it states a day for the termination of the tenancy that does not correspond to the conclusion or commencement of a rental period. The notice terminates the tenancy at the end of a period equal in length to the interval between times of payment.
- (3) A tenancy from year to year may be terminated by either party by a notice to quit, given at any time to the other party. The notice shall terminate the lease at the expiration of 1 year from the time of the service of the notice.