

Manufactured Housing Communities of Oregon

MHCO Form 41: 24 Hour Notice to Vacate

Revised 8-2016 | This form is exclusively licensed to:

Name of (Community/Park:			
Address:				
DATE/TIM	IE OF THIS NOTICE (Insert the date and time if this Notice is personally served. If	deposited in the mail, or mailed and		
	to the main entrance of the Tenant's residence, insert date only):	•		
TENANT(5)			
ADDRESS		SPACE		
CITY	STATE	ZIP		
Thi	s is to inform you that your tenancy has been terminated for the reason(s) set fo	rth below. This Notice has been		
	rsonally served. You must vacate no later than			
dat	te and time should be at least 24 hours after the date and time of personal service.	For example, if this notice is personally		
ser	ved at 4:00 PM on the 1st day of July, the earliest date and time to insert would be	e 4:00 PM on the 2nd day of July.)		
Thi	s notice has been sent by first class mail. You must vacate no later than Midnigh	t on		
(In:	sert a date only. This date should be no earlier than the 4th day after the date thi	s Notice. Don't count the date of		
	iling. For example, if this Notice is deposited in the mail on the 1st day of July, the day of July.)	ne earliest date to insert would be the		
	s notice has been sent by first class mail and attached to the main entrance of the			
	later than Midnight on (Insert a date only. This date			
	after the date of this Notice. For example, if this notice is mailed and attached on the 1st day of July, the earliest date to			
	insert would be the 2nd day of July. Caution: This method of service should not be selected unless the rental agreement allows both the landlord and tenant to send notices to the other by attachment and mailing. The current MHCO rental			
	•	•		
agr	reement does permit landlord and tenant to use this method of sending notices	to each other.)		
CAUSE C	OF THIS NOTICE			
	the second secon			

You, or someone in your control, or your pet, seriously threatened to inflict substantial personal injury, or inflicted any substantial personal injury, upon a person on the premises, other than yourself (See, Description of Offending Activity, below);



	recklessly endangered a person on the premises, other than yourself, by creating a la injury (See, Description a/Offending Activity, below);
	your pet, inflicted any substantial personal injury upon a neighbor living in the s (See, Description of Offending Activity, below);
	ntentionally inflicted any substantial damage to the premises or your pet inflicted es on more than one occasion (See, Description of Offending Activity, below):
You, someone in your control, or y	our pet, committed any act that is "outrageous in the extreme," as defined in ORS
	mmediate vicinity of the premises. (See, Description of Offending Activity, below) (Note:
_	extreme" is an act not otherwise described above, but is similar in degree. Acts that
•	nclude, but are not limited to: Prostitution or promotion of prostitution; Manufacture,
possession or delivery of a control	lled substance; Intimidation; or Burglary.)
(Add additional page If necessary.)	
(Add ddditional page if fiecessary.)	
prohibits subleasing the premises	ses, the person in possession is holding contrary to a written rental agreement that to another or allowing another person to occupy the premises without the written he landlord has not knowingly accepted rent from the person in possession;
You intentionally provided false in	nformation on your application for tenancy within the past year.
oving the pet from the premises prior nises at any time after having cured th	is based upon the acts of your pet, you may cure the cause and avoid termination by to the end of the termination date identified above. However, if you return the pet to the he violation, landlord, after at least 24 hours' written notice specifying the subsequent nate your rental agreement and take possession in the manner provided by Oregon Law.
subsequent violation may not be cure	
ner/Agent:	Date:
ne of Community/Park:	



Address: