MHCO Form 42: 72-Hour Notice To Vacate For Non Payment of Rent

Revised 5-15-2013 | This form is exclusively licensed to:

Note: If the Rent is due on the 1st of the month, the earliest this notice may be given is the 8th. Community Name and Address:

DATE:			
(If this Notice is hand delivered, insert the til	me of delivery next to the date.)		
TENANT(S):			
ADDRESS:		SPACE	
CITY	STATE:	ZIP	
This is to inform you that your rent is now at RENT DUE or your tenancy will be terminate		r 72-hour notice to pay the TOTAL	
A) Base Rent now due for the following mor	nths(s):)	\$	
B) Additional Rental Charges (e.g. R.V. stores)	age, vehicles, etc.) Specify:)	
TOTAL RENT DUE (A + B) This amount must \$	st be paid as specified below))	
Unpaid fees, deposits and charges (e.g. late not include these sums in TOTAL RENT DU		, , , , , , , , , , , , , , , , , , , ,	
Check one:			
·	ed. TOTAL RENT DUE must be paid by		

This n	otice has been sent	by first cla	ss mail. TOT	AL RENT D	DUE must be paid by 12:01 AM on
is dep	-				e seventh (7th) day after the date this 72-Hour Notice ted in the mail on the 8th day of the month, the date to
	otice has been sent DUE must be paid				the main entrance of the tenant's residence. TOTAL
(Insert mail a of the This n send r	t a date only. This danged attached to the name and deposited the sethod of service should be a detailed and the service should be serviced by serviced by service should be serviced by service	ate should in ain entrand in the macould not be by attachment.	be at least 72 ce of the hor il on the 8th e selected un ent and maili	2 hours afte me. For exa day of the r less the rer ing. The cu	er the date this 72-Hour Notice is both deposited in the ample, if this notice is attached to the main entrance month, the date to insert would be the 11th. Caution: ntal agreement allows both the landlord and tenant to wrent MHCO rental agreement does permit landlord and
are still liable REGULATIO regulations f has been pa Oregon law dwelling part or more 72-h	e for any other unpa DNS, and Failure to poor which your tenantid in accordance with provides that if you a k, the landlord may on	id fees, depoay them now may be the this 72-hare a tenar evict you we me previous	posits and chay also consterminated unour notice. In trenting a flootith not less the twelve (12)	narges due stitute a vio pon 30 day coating hom han thirty (3 months ("the	result in termination of your tenancy. However, you under your rental agreement AND/OR RULES AND plation of your rental agreement and/or rules and ys prior written notice, even though the "total rent due" ne slip or space in a mobile home or manufactured 30) days written notice if you have received three the 3-strikes law"). If you receive a 30 day notice of the server stated in that notice
	ur Notice is your	First	Second	Third	t the cause stated in that notice. Fourth (or more) within the
previous tw	velve (12) months.				
Owner/Age	nt:				<u> </u>
Community	Name and Addre	ss:			
Phone:					

