DELAWARE EVICTION NOTICE (NOTICE TO QUIT)

Date:	, 20				
This notice is sent to occupants, subtenants, a					all residents,
Property Address:				_("Premises"))
Lease Start Date:	,	20	_("Lease")		
					6 (1)

In accordance with your Lease and the laws of Delaware, after service on you of this notice, you are hereby given the following instructions:

(Check the Appropriate Box)

□ - **NONPAYMENT**. Within 5 days, the Landlord demands the total amount due:

- <u>Past Rent</u>: \$_____ For the period of: _____

□ - <u>Late Fees</u>: \$_____ Details: _____

□ - <u>Other Fees</u>: \$_____ Details: _____

Total Amount Due: \$_____

Payment Instructions:

If the above payment is not made within the required timeframe, the Tenant will be required to quit and deliver possession of the Premises.

□ - **NONCOMPLIANCE**. Within 7 days, you are hereby required to remedy the following violation of your Lease: ______.

This is out of compliance with your Lease. You are hereby obligated to notify the Landlord by the end of the notice period that the violation has been cured or quit and deliver possession of the Premises.

□ - **IRREPARABLE HARM**. You have committed the following breach of the lease, or have been convicted of the following class A misdemeanor or felony:

This breach or conviction has caused, or threatened to cause, irreparable harm to a person, persons or property. The lease agreement is terminated effective immediately, but you retain the right to challenge the eviction in court.

 \Box - **MONTH-TO-MONTH TENANCY**. Within 60 days of the next payment date, you are hereby required to quit and deliver possession of the Premises in accordance with your Lease.

YOU ARE FURTHER NOTIFIED that the Landlord hereby elects to declare that forfeiture of your Lease under which you hold possession of the Premises if you fail to perform or otherwise comply. Such noncompliance will institute legal proceedings to recover rent and possession of said Premises which shall result in a judgment against you including costs and necessary disbursements together with possible statutory damages as allowed by law for such unlawful detention.

If your household income over the preceding 12 months falls below 200% of the federal poverty guidelines, you may be entitled to receive free legal representation from one of Delaware's designated non-profit organizations. Visit https:// delegalhelplink.org/dehousing-1 or call (302) 478-8850 for more information.

Landlord Signature:	Date:
Print Name:	_
Address:	
Telephone: ()	
E-Mail:	

AFFIDAVIT OF SERVICE

County of State of
Date:, 20
I. SERVER. I, ("Server"), declare under penalty of perjury that a notice for eviction was delivered and served in the following manner:
 II. RECIPIENT. The notice for eviction was delivered to: a.) Defendant/Respondent: ("Recipient") b.) Address/Location:
 Mail. The Server sent the eviction notice in the mail by: (check one) Standard Mail Certified Mail (with return receipt) FedEx UPS Other Direct Service. The Server handed the eviction notice to a person identified as the Recipient. Someone at the Residence. The Server handed the eviction notice to someone who identified as living at the residence and stated their name is:
□ - Someone at the Workplace . The Server handed the eviction notice to someone who identified to be the Recipient's co-worker and stated their name is:
 □ - Leaving at the Residence. The Server left the eviction notice in the following area: □ - Recipient Rejected Delivery. The Server delivered the eviction notice to the
Recipient in-person and did not accept delivery.
IV. VERIFICATION . I declare under penalty of perjury under the laws located in this State that the foregoing is true and correct.