JDF 99 C

Notice of No-Fault Eviction

(t	tenant's name	e)		And any other occupants	
is	suing this no	uing this notice under Colorado Revised Statutes (C.R.S.) section (§) 38-12-130		ection (§) 38-12-1303.	
	Move-O	ut Date			
	The Landlord terminates your tenancy of the premises			cribed below as of	
	С	Date:			
	Т	Time:			
	You must leave and surrender possession of the premises on or before then.				
	Note on Move-Out Date				
	The date must be after the rental agreement term ends.				
	The date must be at least 90 days after service of this Notice.				
	-	tion of Premises (the	· · · · · · · · · · · · · · · · · · ·		
	Street Ad	tion of Premises (the	e home)		
	Street Additional City:	tion of Premises (the	e home) County: Lot:		
	Street Additiona	tion of Premises (the	e home) County: Lot:		
	Street Additiona	tion of Premises (the	e home) County: Lot:		
	Street Additional	tion of Premises (the	county: Lot:		
	Street Additional Additional Cause for As cause	tion of Premises (the	e home) County: Lot: ded) ease, the landlord is terminal	Block:	
	Street Additional Cause for As cause a) D	or Termination of or the control of	e home) County: Lot: ded) ease, the landlord is terminal	Block:ating your tenancy because:	

	See the attached proof to this notice demonstrating the date the Some examples of proof are a building permit or application/license to				
□ b)	Substantial Repairs	C.R.S. § 38-12-1303(3)(b)			
	The Landlord plans to make substantial renovations or repairs t	o the home.			
	Expected Completion Date:				
	Note to Tenant				
	If the repairs take less than 180 days, you can notify the Landlord within ten days of this notice if you want to return to the home. You'll have the 1 st opportunity to sign a new rental agreement, but you must move back within 30 days of completion.				
	A general explanation of repairs or renovations:				
☐ c)	Landlord Use	C.R.S. § 38-12-1303(3)(c)			
	The Landlord or a family member plans to move into the home. building, owned by the Landlord, isn't vacant and available.	A similar unit in the			
	☐ The Landlord, or their spouse, is on active duty in the U move-out date may only be 45 days from the service of	•			
☐ d)	Home for Sale	C.R.S. § 38-12-1303(3)(d)			
	The Landlord intends to stop renting and sell the home.				
□ e)	No New Rental Agreement	C.R.S. § 38-12-1303(3)(e)			
	The Tenant declined to sign a new rental agreement with reasonable terms.				
□ f)	History of Late Payments	C.R.S. § 38-12-1303(3)(f)			
	The tenant was late with two or more rent payments.				
	Note: A payment is considered late if submitted more than ten days after the rental agreement's due date.				

4.	Signatures	
	Signature: (Landlord/Property Manager)	
	Dated:	
	Signature: (Agent/Attorney)	
	Dated:	
5.	Service Date	
	I certify that on (service date)	
	I served this Notice by: (check one)	
	Leaving a true copy with: (enter full name)	
	By posting it in a conspicuous place at the premises described above.	
	Print Name:	
	Signature:	
	Dated:	
	Note to Landlord – When this Notice is Not Used	
	Landlords need a good cause not to renew a lease. But some tenants, landlords, and	\
	properties are exempt from this requirement. C.R.S. § 38-12-1302.	
	1) Tenants who Don't Qualify:	
	Tenants who've lived in the home for less than a year.	
	 Anyone who isn't known to the landlord to be a tenant. 	
	2) Exempt - Resident Landlords:	
	The home is your primary residence.	
	Or you live on a property adjacent to the home.	
	 And the home is a single-family home, a duplex, or a triplex. 	

- 3) Exempt Properties:
 - Employer-provided housing.
 - Mobile home spaces.
 - Short-term rental properties.