FIFTEEN CALENDAR DAY NOTICE OF TERMINATION FOR FAILURE TO PAY RENT

(This notice for use from August 7, 2021 to August 6, 2022)

MAUI, LANAI, MOLOKAI NOTICE

Date:	
To Tenant(s) at	
	rent. Unless the outstanding balance on your rent is resolved, a summary ay be filed as soon as 15-calendar-days after the date of this notice.
your landlord. Mediation is a a voluntary agreement. If you your landlord will be required total of 30-days). If you would	n provide you, as tenant(s), more time to work out a resolution with process in which a neutral mediator assists parties in trying to reach a agree to mediation within 15-calendar-days of the date of this letter, it to wait an additional 15-days before filing an eviction lawsuit (for a like to participate in mediation and receive the additional 15-days to ease contact the non-profit community mediation center (or respondows:
Maui, Lanai, Molokai	MAUI MEDIATION SERVICES Tel: (808) 344-4255 Fax: (808) 249-0905 mauimediation.org landlordtenanthelp@mauimediation.org
	required to be provided to you by Hawaii Revised Statutes Section nary possession lawsuit. Please take note of the information and the time
	the landlord's agent and the landlord's or landlord's agent's contact ble, phone number, email address, and mailing address:
Landlord Address City/State/Zip Phone Email Contact Person	
Hereinafter referred to a	as "Landlord" or "landlord."
(2) The address of the dwelling	unit subject to the rental agreement/lease:
Address/Unit City/State/Zip	

(3) The name and contact information of tenant(s) on the rental agreement/lephone number, email address, and mailing address. If required, please attach additional tenant(s).	
Tenant(s) Name	
Phone	
Email	
Mailing address	
Tenant(s) Name	
Phone	
Email	
Mailing address	
Tenant(s) Name	
Phone	
Email	
Mailing address	
Hereinafter referred to as "tenant" or "tenant(s)."	
(4) The monthly rental rate of the dwelling unit:	
Rent under rental agreement/lease: \$	
(5) The current amount of the rent due as of the date of the notice, after apply sources:	ying all rent paid from all
\$ as of the date of this notice.	
(6) Whether the landlord or landlord's agent has applied for rental assistance of the tenant(s) by any agency providing rental assistance. Check one in both	
6(a) Landlord [] Has applied for rental assistance for the tenant(s) identified abov OR	e in paragraph (3).
[] Has not applied for rental assistance for the tenant(s) identified a	bove in paragraph (3).
AND	
6(b)Landlord [] Has been contacted by any agency providing rental assistance regions of the state of the sta	garding assistance for the
tenant(s) identified above in paragraph (3).	
OR	a regarding aggistance for the
[] Has not been contacted by any agency providing rental assistance tenant(s) identified above in paragraph (3).	e regarding assistance for the

- (7) Any rental assistance received by the landlord or landlord's agent has been credited to the tenant's amount due.
- (8) A copy of this fifteen-calendar day notice is also being provided to the mediation center indicated at the beginning of this notice, in order for the mediation center to contact the tenant(s) to attempt to schedule a mediation regarding the nonpayment of rent:
- (9) The mediation center identified will provide proof to the landlord that the notice was received and provide confirmation of the scheduled date and time of mediation.
- (10) Landlord or Landlord's agent may file an action for summary possession if the rent due is not paid and if mediation is not scheduled within fifteen calendar days after the tenant's receipt of the fifteen-calendar day notice, regardless of whether the scheduled mediation session occurs within the fifteen calendar days;
- (11) If mediation is not scheduled within fifteen calendar days after receipt of the notice, regardless of whether the scheduled mediation session occurs within the fifteen-calendar day period, then the landlord may file an action for summary possession after the expiration of the fifteen-calendar day period, regardless of whether the scheduled before the expiration of the fifteen-calendar day period, regardless of whether the scheduled mediation session occurs within the fifteen calendar days, then the landlord shall only file an action for summary possession after the expiration of thirty calendar days following the tenant's receipt of the fifteen-calendar day notice. If the fifteen-calendar day notice was mailed, receipt of notice shall be deemed to be two days after the date of the postmark. If the fifteen-calendar day notice was posted on the premises, receipt of notice shall be deemed to be the date of posting. If an agreement is reached before the filing of an action for summary possession, whether through mediation or otherwise, then the landlord shall not bring an action for summary possession against the tenant(s), except as provided in any agreement that may be reached. The landlord shall be required to note the status of the mediation or settlement effort and proof of sending or posting the fifteen-calendar day notice to the mediation center in the action for summary possession.
- (12) Any summary possession action filed by Landlord may be subject to additional requirements and protections under state or federal law. Tenant(s) is encouraged to seek their own legal advice regarding their rights and responsibilities.
- (13) Landlord or Landlord's agent shall engage in mediation if mediation is scheduled.