NOTICE TO IMMEDIATELY TERMINATE LEASE AGREEMENT DUE TO MATERIAL AND IRREPARABLE NONCOMPLIANCE

To: _	SAMPLE	and All Occupants	
Premi	ses: SAMPLE		
	ant to A.R.S. §33-1368(A), you are hereby notified that you are in material and irreparable noncompliance ('nent and/or the Arizona Residential Landlord Tenant Act, including A.R.S. §33-1341.	breach") of your Lease	
On, 20, you, your household members or your guests were involved with the following specific and/or omissions constituting the material and irreparable breach which constitutes:			
	illegal discharge of a weapon		
	homicide as defined in A.R.S. §13-1102 through 13-1105		
	prostitution as defined in A.R.S. §13-3211		
	criminal street gang activity as prescribed in A.R.S. §13-105		
	activity participating in or assisting a criminal syndicate as prohibited in A.R.S. §13-2308		
	unlawful manufacturing, selling, transferring, possessing, using or storing of a controlled substance as defined in A.R.S. §13-345		
\Box	threatening or intimidating as prohibited in A.R.S. §13-1202		
同	assault as prohibited in A.R.S. §13-1203		
同	acts that have been found to constitute a nuisance pursuant to A.R.S. §12-991		
a breach of the lease agreement that otherwise jeopardizes the health, safety and welfare of the landlord, the land another tenant or involving imminent or actual serious property damage:			
Your Lease Agreement is terminated effective immediately, and if you fail to vacate the Premises, the landlord shall proceed with a special detainer action ("eviction") pursuant to A.R.S. §33-1377.			
Landlord/Property Manager			
	SAMPLE		
^ LANDLORD/PROPERTY MANAGER / AUTHORIZED REPRESENTATIVE'S SIGNATURE			
		AMPLE	
ADI	RESS CITY STATE ZI	P CODE	
TEI	EPHONE		
Notic	Delivered:		
	Certified Mail Receipt Number: SAMPLE		
	Hand-Delivered		
	Acknowledgment of Hand Delivery by Tenant:SAMPLE	_	

Notice to Immediately Terminate Lease Agreement — Irreparable • Document: August 2012

received by tenant or five days after the date the notice is mailed, whichever occurs first.

Pursuant to A.R.S. §33-1313, receipt of notice occurs when the notice is actually received, delivered in hand to the tenant, or mailed by registered or certified mail to the tenant at the place held out by the tenant as the place for receipt of the communication or, in the absence of such designation, to the tenant's last known place of residence. If notice is mailed by registered or certified mail, the tenant is deemed to have received such notice on the date the notice is actually