## NOTICE OF INTENTION TO TERMINATE FOR MATERIAL BREACH OF RENTAL AGREEMENT

(MOBILE HOME PARK – HEALTH & SAFETY – 10/20)

TO:	FROM:
premises described above shall	NOTIFIED that pursuant to A.R.S. SEC. 33-1476(D)(2), your rental agreement for the terminate twenty (20) days from the date of your receipt, as defined by law, of this notice it ermanently remedied the following health and safety violation(s) outlined below within terminate twenty (20) and (20) are the terminate twenty (20) are the terminate twenty (20) and (20) are the terminate twenty (20) a
Explanation of Violations:	
and safety issues identified about within ten (10) days from the dathe filing of a special detainer a fees, and court costs and/or such addition to any other damages of	R NOTIFIED that your failure to comply in full with this notice by remediating the health we will result in the termination of your right of possession, under your rental agreement to of your receipt, as defined by law, of this notice. Additionally, your Landlord may institute action in which you may be liable for accrued rent, late charges, rental concessions, attorney in other remedial action to which the owner or its representative may be entitled to by law in utstanding at the time of filing. This notice and any action taken pursuant to it by the owner we construed as, and is not intended as, waiver of other rights or remedies or an election of
and safety issues identified about within ten (10) days from the dathe filing of a special detainer a fees, and court costs and/or such addition to any other damages or its representative, may not be remedies.  YOU ARE FURTHER or similar to those defaults specterminate within thirty (30) daysecond noncompliance which is	we will result in the termination of your right of possession, under your rental agreement, the of your receipt, as defined by law, of this notice. Additionally, your Landlord may institute action in which you may be liable for accrued rent, late charges, rental concessions, attorney in other remedial action to which the owner or its representative may be entitled to by law in tutstanding at the time of filing. This notice and any action taken pursuant to it by the owner.
and safety issues identified about within ten (10) days from the dathe filing of a special detainer a fees, and court costs and/or such addition to any other damages or its representative, may not be remedies.  YOU ARE FURTHER or similar to those defaults specterminate within thirty (30) daysecond noncompliance which is	we will result in the termination of your right of possession, under your rental agreement, the of your receipt, as defined by law, of this notice. Additionally, your Landlord may institute action in which you may be liable for accrued rent, late charges, rental concessions, attorney in other remedial action to which the owner or its representative may be entitled to by law in tutstanding at the time of filing. This notice and any action taken pursuant to it by the owner is construed as, and is not intended as, waiver of other rights or remedies or an election of a NOTIFIED that if you commit or permit the reoccurrence of defaults which are the same affied above during the remaining term of your lease/occupancy, your rental agreement will agree the delivery, by owner or its representative, of a written notice advising you of your ano longer a curable breach, and the owner and/or its representatives will be entitled to file you and/or pursue any other remedies available under the law.