



ISING+COMMUNITY
Investment Department
Landlord Declarations Section
1200 W 7" Street, 1st Floor, Los Angeles, CA 90017
rent hotline 866.557.7368 fax 213.808.8818
hcidla.lacity.org

NOTICE TO LANDLORD: The filing of this form satisfies the legal requirements of LAMC §151.09 C.6. If this eviction action is based upon documented information provided by a law enforcement or prosecutorial agency, in accordance with LAMC §151.09 C.7, use the Declaration of Intent to Evict for Alleged Gang-Related Crime, Violent Crime, Unlawful Weapon or Ammunition Crime, Threat of Violent Crime, Illegal Drug Activity or Drug-Related Nuisance. Pursuant to CA Code of Civil Procedure §1161(4), landlords may serve a 3-day Notice to Quit for alleged nuisance activity. DO NOT SERVE THIS DECLARATION ON THE TENANT.

DECLARATION OF INTENT TO EVICT FOR ALLEGED ILLEGAL DRUG ACTIVITY							
Rental Unit Address:	STREET ADDRESS		UNIT NO.	<u>CITY</u>	ZIP CODE		
Current Tenant Name(s):							
Current Monthly Rent:			Date of Last Rent I	ncrease:			
Is this rental unit currently registered with the City under Rent Stabilization?  No landlord shall demand or accept rent for a rental unit without first serving a copy of a valid registration or annual registration renewal statement on the tenant of that rental unit [LAMC §151.05 A.]. In any action by a landlord to recover possession of a rental unit the tenant may raise as an affirmative defense the failure of the landlord to comply with §151.05 A. [LAMC §151.09 F.].							
						□ No	
Are any Code Enforcement fees currently delinquent?  A tenant may withhold the payment of any rent otherwise lawfully due and owing if any Code Enforcement fees are delinquent. Once the fees have been paid, the tenant becomes obligated to pay the current rent and any back rent withheld [LAMC §161.903.3.1.]. The tenant may assert as an affirmative defense to any unlawful detainer action that the						☐ Yes	
landlord has failed to pay required fees pursuant to this article [LAMC §161.903.3.2.].						□ No	
Is this rental unit currently subject to the Rent Escrow Account Program (REAP) or has it been subject to REAP within the past year?						☐ Yes	
Until a unit is removed from REAP and for one year thereafter, the landlord shall have the burden of proving that any action to recover possession, other than one based on nonpayment of rent, is not brought for the purposes of retaliation [LAMC §162.09 A.34.].						□ No	
DECLARATION OF LANDLORD							
I hereby declare that I am evicting the tenant(s) at the rental property identified on this form because of alleged illegal drug activity. I understand that the rent for any subsequent tenant(s) is not decontrolled and therefore must be established at the rental amount indicated above plus any increases or decreases allowed by the Rent Stabilization Ordinance in accordance with LAMC §151.06 C.							
Landlord's Signature		LANDLORD'S PR	INTED NAME		<u>Date</u>		
LANDLORD'S MAILING STREET ADDRES	<u>s</u>		Y, STATE, ZIP CODE		LANDLORD'S PHONE		
LANDLORD'S AGENT SIGNATURE		AGENT'S PRINT	ED NAME		<u>Date</u>		
AGENT'S COMPANY & STREET ADDRES	ET ADDRESS AGENT'S CITY, STATE, ZIP CODE AGENT'S PHONE						

Any person who willfully or knowingly with the intent to deceive makes a false statement or representation, or knowingly fails to disclose a material fact in this form shall be guilty of a misdemeanor [LAMC §151.10 B.].