

(Deliver to owner's representative.)

M E	M B E R	Date when filled out:
Apt. #:	Apartment community	
or street ac	ddress (if house, duplex, etc.)	
Names of a	all residents on Lease Contract:	
	vill move out and surrender premises:	
the dwe all repai • You • The • You All resid Any resi	f Surrender. Under paragraph 41 of the Lease Contract, you surrender elling for all purposes (including security-deposit refund, cleaning, and irs) when any of these events occurs: turn in all keys and access devices where you pay the rent; emove-out date passes and no one is living in the dwelling; OR a abandon the dwelling (as defined in the Lease Contract). dents and occupants lose their right of possession on the move-out date, ident who wishes to remain lawfully in the dwelling unit must sign a new	 Cleaning. Under paragraph 38 of the Lease Contract, you must leave the dwelling clean. Please follow any written move-out cleaning instructions that we've furnished. Security-Deposit Refund. The check for your security-deposit refund, less any itemized deductions, will be handled as explained in paragraph 41 of the Lease Contract. If you cause us to have to stop payment on the check and reissue another one, you will be responsible for any bank charges and other expenses we incur. Please provide below the forwarding address of the person or people listed in paragraph 4 of the Lease Contract. Retaining Receipt. After our representative signs and acknowledges receiving
2. Change must ge You may to other	es in Move-Out Date. Under paragraph 37 of the Lease Contract, you et our prior written approval to change or retract the move-out date. By not hold over beyond the above move-out date. If the dwelling is relet after we receive this notice, you won't be granted any extensions. We you were sidents must be able to rely on this move-out notice for all pur-	this notice, you should keep the bottom portion of this notice as verification that you gave written move-out notice. 8. Proper Notice. When you use this form, notice from one resident is notice from all, except when a co-resident (other than the terminating resident's spouse of dependent) terminates because of the Servicemembers Civil Relief Act (SCRA) or because of family violence or sexual assault. Your advance notice must be at least the number of days' notice required in Paragraph 3 of the Lease Contract
of the Li mean th liable fo all contr ing acce charges (unless and Lea	Move-Out and Other Lease Contract Violations. Under paragraph 36 tease Contract, just because our representative gets this notice does not hat we have approved your early move-out or that you are no longer or money that may become due under the Lease Contract. We reserve ractual and statutory remedies for unauthorized early move-out, includelerated rent for the remainder of the lease term, reletting charges, late states, returned-check charges, damages, attorney's fees, contractual lien otherwise prohibited by law), and liability for increased holdover rents asse Contract extensions. Ver. If you stay past the move-out date, you will be subject to increased the holdover period and will incur substantial special damages as out-	even if your contract has become a month-to-month lease. If we require you to give us more than 30 days' written notice to move-out before the end of the lease term, we will give you a written reminder not less than 5 days nor more than 90 days before your deadline for giving us your written move-out notice. 9. Move-Out Inspection. You should meet with our representative for a move-out inspection. Our representative is not authorized to bind or limit us from charging for necessary repairs, damages, or charges. Any statement or estimate, either by us or by our representative, is subject to our correction, modification, or disapproval before final refunding or accounting. 10. Reasons for Moving.
lined in	paragraph 32 of the Lease Contract.	
	Your Signature or Signatures	Your Forwarding Address (required)
You may be	e contacted now at:	FOR OFFICE USE ONLY:
Home pho	one: ()	Owner's representative who received this notice:
Work phon	ne: ()	Date notice was received:
Date when	n you delivered this notice:	Move-out date was □ approved □ not approved.
		Here
		f Receiving Move-Out Notice
		urn to resident.)
We have re	eceived your notice of intent to move out of Apt. #	in
(name of ap	partment community), or street address (if house, duplex, etc.):	
		(city, state, zip,
on	(date). If move-out is approved,	your prorated rent (if any) through the move-out date will be \$
If you fail to	to pay rent through the remainder of the Lease Contract term or rene	wal period, you will have to pay a reletting fee under paragraph 10 of the Lease
If your mov	ve-out notice does not comply with paragraph 23 or 36 and we haver cupancy will end on the move-out date and you will continue to be lia fee under paragraph 10 of the Lease Contract.	n't given you a written release of your obligations under the Lease Contract, you able for all sums due until the Lease Contract or renewal period expires, including
We encour		e may rely on your notice and enter into a Lease Contract with someone else. Tha
Our receipt	, ,	ur remedies (such as reletting charges, suit for rent, exercise of liens, and the like
•	check only one of the following):	
	approve the move-out date that you submitted in your Notice of Inter	nt to Move Out, and your Lease Contract term will end on that date.
pres	sumed disapproved until we notify you otherwise.	enough information at this time to approve or disapprove it. Your notice is
□ We a	acknowledge receipt of your move-out notice. We do not approve it ice for purposes of reletting your dwelling unit to others.	or release you from liability under the Lease Contract. We may rely on your
Date notice	e was received by our representative: Signature of	of our representative: