ACKNOWLEDGMENT OF RESIDENT(S): 30-DAY NOTICE OF INTENT TO VACATE

TC	D: Resident(s)
an	nd all others in possession of the Premises, located at:
St	reet Address: , Unit #
City: , CA Zip Code:	
1.	Receipt of Notice of intention to vacate the above unit, effective (date):acknowledged.
2.	Your tenancy will be terminated as of (date):, of the year 20
3.	Please note that you cannot use the security deposit as last month's rent. Rent is payable through the termination of the tenancy.
4.	Rent must still be paid in advance on the normal rental date, prorated to the end of the tenancy as follows:
	From to
	(for days at \$ per day) equals \$
	Your security deposit is \$ Owner shall, no later than 21 days after termination of tenancy, furnish you with an itemized, written statement of the basis for, and the amount of, any security received and the disposition of such security and shall return any remaining portion of the security deposit to you. Owner may withhold from the security deposit only such amounts as are reasonably necessary to remedy Resident's defaults as follows: a. in the payment of rent; b. to repair damages to the Premises caused by Resident(s), exclusive of ordinary wear and tear; or c. to clean Premises, if necessary, upon termination of tenancy. Please provide Owner/Agent with a forwarding address, if not already submitted in writing:
6.	California law further provides that Owner may exhibit the Premises to prospective residents provided that you are given reasonable notice of Owner's intent to enter with entrance during normal business hours. Twenty-four (24) hours shall be presumed to be reasonable notice in absence of evidence to the contrary.
7.	Please arrange for an appointment with the Owner/agent to check out the condition of the Premises before you leave so that any possible misunderstandings or problems can be resolved.
8.	If you move earlier than the rental termination date, and if the Owner/agent receives possession, Owner shall try to rent the unit. If successful in obtaining rent for a period prior to termination, you will be given credit for that time up until your termination date.
9.	You may not hold over beyond the move-out date or change or retract your move-out date, without written approval of the Owner. If the Premises is re-rented, you will not be granted any extension of your move-out date.
Ov	wner/Agent Date



Your use of any of these forms constitutes your representation that you have counseled with your personal attorney before using the form, and in using the form you are relying on your attorney's counsel and your own investigation, and not on any express or implied representation by SBRPA or any of its officers, directors, employees, or representatives.