JDF 142 Notice to Quit Mobile Home							
1. Notification of Eviction							
You are being notified that your tenancy will be terminated as of:							
Date:							
Time:							
You must either sell or remove the mobile home from the premises by then.	You must either sell or remove the mobile home from the premises by then.						
This process is governed by C.R.S. §§ 38-12-202 and -203.	This process is governed by C.R.S. §§ 38-12-202 and -203.						
2. Description of Premises	Description of Premises						
Landlord or Mobile Home Park Name:							
Street Address:							
City: County: Zip Code:							
Space Number/Location:							
3. Grounds for Eviction							
You failed to comply with local ordinances, state laws, or state rules relating homes and lots. <i>See C.R.S. § 38-12-203(1)(a).</i>	g to mobile						
Note – If you fix this within 90 days, this ground for eviction could be vo	oided.						
You failed to comply with a written rule of the mobile home park. And this is necessary to prevent damage or for the health or safety of others. <i>See C.R.S</i> 203(1)(c); 38-12-214(1).							
Note – If you fix this within 90 days, this ground for eviction could be vo	oided.						

The mobile home park is being condemned or its use is changing. See C.R.S. § 38-12- 203(1)(d).				
Note – The Landlord must have provided prior written notice for this ground.				
You made or caused someone to make materially false or misleading statements on the tenant application. <i>See C.R.S. § 38-12-203(1)(e).</i>				
While on the park premises your or your lessee's conduct; or the conduct of your or your lessee's guest, agent, invitee, or associate:				
Unreasonably endangered the life of:				
the landlord, any home owner or their lessee, any person living in the park, or any home owner's or lessee's guest, agent, invitee, or associate. <i>See C.R.S.</i> § 38-12-203(1)(f)(l).				
Willfully, wantonly or maliciously damaged or destroyed the property of:				
the landlord, any home owner or their lessee, any person living in the park, or any home owner's or lessee's guest, agent, invitee, or associate. <i>See C.R.S.</i> § 38-12-203(1)(f)(II).				
Materially harmed or threatened: See C.R.S. § 38-12-203(1)(f)(III).				
The health, safety, or welfare of one or more individuals or animals, including pet animals.				
Real or personal property.				
And this conduct constitutes a felony under Article 3, 4, 6, 7, 9, 10, 12, or 18 of Title 18 (<i>criminal code</i>).				
☐ Was the basis for the mobile home or any of its contents being declared a class 1 public nuisance under C.R.S. § 16-13-303.				

4. Some Options

• As noted above, you have the right to cure noncompliance for some grounds of termination within 90 days. See C.R.S. § 38-12-203(1)(a), (1)(c), and (3).

This time to cure runs at the same time as the requirement to sell or remove your mobile home from the premises. You must pay rent and comply with other tenant obligations during this period, and acceptance of rent during this period does not waive the landlord's right to terminate the tenancy for noncompliance.

 You have the option of resolving this eviction through mediation under the Mobile Home Park Act or by filing a complaint with the Mobile Home Park Oversight Program. Visit: <u>cdola.colorado.gov/mobile-home-park-oversight</u> for more information. *See C.R.S. §§ 38-12-216 and -1104*.

5. Certificate of Service

	I certify that on (<i>enter date</i>) this document was served by:			_ a true and accurate copy of			
	Leaving a copy with (enter name)					who is:	
			The tenant.				
	Another person occupying the premises.						
			A member of the tenant's f or is in charge of the premi	-	r 15-years old, and r	esides on	
	Posting on the mobile home's main entrance.						
6.	Sign	ature &	& Date				
	Print	name		Signature		Date	