IN THE	USTICE COURT OF	TOWNSHIP
IN ANI	FOR THE COUNTY OF	, STATE OF NEVADA
Name: Address:		
Phone:	Landlord/Plaintiff	
VS.		CASE NO:
Name: Address:		DEPT. NO:
Phone:	Tenant/Defendant	
	TENANT'S AFFIDAV (Non-Payment Eviction	
The undersig	gned tenant states that:	
1.	I am a tenant of a certain rental u	•
2.		the above named landlord on or about with rent due monthly or for a shorter period
	1 of 5 n (Non-payment Eviction	
Private Housing) Form #13		©2006 Nevada Supreme Court Revised: July 1, 2019

	of time.		
3.	. I have a legal defense in that I am not in default in the payment of re		
	because of the below checked items.		
4.	4. I did not get the required 7-day notice period and/or the Notice does not advise me to pay or move. Explain:		
	<u> </u>		
5.	I paid rent in the amount of \$ to the landlord on the		
	day of, 20 by:		
	A. Check		
	B. Money Order		
	C. Cash		
	D. Other (explain)		
6.	I attempted to pay the rent, but the landlord refused to accept it. Explain:		
	<u></u>		
	<u> </u>		
7.	I attempted to pay the rent, but the landlord refused to accept it because I did		
	not agree to pay unauthorized charges in addition to rent.1		

Apartment 2 of 5

Tenant

Affidavit/Declaration (Non-payment Eviction

Private Housing)

Form #13

©2006 Nevada Supreme Court Revised: July 1, 2019

¹ A landlord shall not refuse to accept rent offered after a notice simply because the tenant has not paid collection fees, attorney fees or other costs other than rent, a reasonable charge for late payments of rent or dishonored checks, or a security. See NRS 40.253(9). There is a presumption that the tenant does not owe late charges or charges for dishonored checks unless these terms are in a written rental agreement. See NRS 118A.200(3)(c).

8.	have made other arrangements with the landlord for the payment of rent.		
	These arrangements are (explain in detail):		
9.	I do not owe the amount which the landlord says I owe because:		
10.	I am withholding the payment of rent due to the landlord's failure to restore essential services (water, hot water, heat, electricity, etc) or make a good faith effort to do so within 48 hours following a written notice which I delivered		
	to the landlord on, 20 under authority of NRS 118A.380(1) (c). Explain:		
11.	I am claiming a set-off against any rent owed because the landlord owes me damages for an intentional failure to supply essential services (water, hot water, heat, electricity, etc) under NRS 118A.380 and/or 118A.390. Explain:		
12.	I am claiming a set-off against any rent owed because the landlord owes me damages as the landlord has failed to maintain the rental unit in a habitable condition (NRS 118A.350 and/or 118A.360). Explain:		
Apartment Tenant Affidavit/Declaratio	3 of 5 n (Non-payment Eviction		

Private Housing)
Form #13

©2006 Nevada Supreme Court Revised: July 1, 2019

13.	Other defense or set-off. Explain:
WHE	REFORE, the Tenant/Defendant prays for a hearing in this court pursuant to
NRS Chapte	er 40, and that this matter be dismissed at the hearing because I have raised a
legal defens	e to the alleged unlawful detainer.
	Request for a Stay. In the alternative, if the court concludes that I have no
	raised a legal defense, I request a stay of execution under the authority o
	NRS 70.010(2) of days (up to 10) in order to move. I need the
	additional time because

4 of 5

I swear the above is true. Sign	ature:
SUBSCRIBED AND SWORN to	before me this day of,
20	
NOTARY PUBLIC	
OR DEPUTY CLERK	
-	
	<u>OR</u>
	THE FOLLOWING:
_	
Pursuant to NRS 53.045:	
"I declare under penalty of perjit foregoing is true and correct."	ury under the law of the State of Nevada that the
Executed on, 2	20
Signature	
Signature	
Print Name	
· ····································	
Apartment	5 of 5
Tenant Affidavit/Declaration (Non-payment Eviction	
Private Housing) Form #13	©2006 Nevada Supreme

©2006 Nevada Supreme Court Revised: July 1, 2019