



(Two Copies)

Re: Property _____

Dear _____: Tenant

In accordance with Section 9 of the Security Deposit Law, Act 348 of the Public Acts of 1972, which provides, "In case of damage to the rental unit or other obligation against the security deposit, the Landlord shall mail to the tenant, within 30 days after the termination of occupancy, an itemized list of damages claimed for which the security deposit may be used as provided in Section 7, including the estimated cost of repair of each property damaged item and the amounts and basis on which he intends to assess the tenant," a review of our records and an inspection of the above named property recently vacated by you, disclosed the following:

Amount of Security Deposit \$		
Room	Identification of Item and Description of Damage	Estimated Cost of Repair
		¢
Uppoid Utility Dillo	Subtotal of Property Damages	
Unpaid Utility Bills	to	\$\$
Unpaid Rent from Other	to	\$
Other		Ý
The basis on which we intend to assess you is as follows: The total of property damage, unpaid rent, and utilities.		\$
Difference between damages claimed and amount of security deposit, check for which is enclosed.		\$

The law also states in Section 9:



"YOU MUST RESPOND TO THIS NOTICE BY MAIL WITHIN 7 DAYS AFTER RECEIPT OF SAME, OTHERWISE YOU WILL FORFEIT THE AMOUNT CLAIMED FOR DAMAGES."

Please address all correspondence to the following:

Name of Landlord

Address of Landlord

City and Zip Code

Attn:_____

Very truly yours,

Owner/Manager/Landlord

Date Sent or Given to Tenant:

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