COMMERCIAL LOCKOUT NOTICE

TO:		DATE:					
	& ANY/ALL OCCUPANTS						
RE: I	Rent owed in the amount of						
term whe poss an a to cu you Furt prop payr	are delinquent in your rent. This is you ninating your right to possession of the property of the property of the premises. Pursually the above delinquency. My client has comply with this notice. You remain liable ther, under A.R.S. § 33-1023, my client herty of yours located on the premises and sell the seized property in the manner premises.	premises und ays, your lar further provident to Paragra the option to for all sums of has the option and not exer and satisfied w	der ndl des aph o re du mp with	your lord mess that respond to the control of security which the control of the c	lease. A ay re-end y client of your lead uring a law as enty (20)	R.S. nter t, at r lease ease ease ease ease ease ease eas	the property and take its option, may institute ase, you have days and it is important that expires. upon as much personal necessary to secure the ase as after seizure, my client
as su	uch action will be considered an illegal tres	spass.					
This r	notice delivered via:	•					
	Certified Mail						
1	Regular First Class Mail						
1	Other						
	land-delivery						
(ack	nowledgement of hand-delivery by tenant)				La	ndlo	ord or Agent for Landlord

This is an attempt to collect a debt. Any information obtained will be used for that purpose. Unless you dispute the validity of the debt, or any portion thereof, within thirty days of receipt of this letter, it will be assumed to be valid. If the dispute is received in writing, debt verification, or a copy of the judgment, will be obtained and mailed to you. If requested in writing within thirty days of receipt of this letter, the original creditor's name and address will be provided. Pursuant to 15 U.S.C. § 1692E(11), please be advised that this communication is from a landlord or property manager, which may, in this case, be acting on behalf of a debt collector.

¹ Service of this notice may be accomplished via regular mail, certified mail, hand-delivery, process server, etc.; the five days to tender payment shall commence after the first notice is received and shall not be extended if additional copies of this notice are subsequently received.