PURSUANT TO 15 U.S.C. § 1692E(11), PLEASE BE ADVISED THAT THIS COMMUNICATION IS FROM A DEBT COLLECTOR

SECURITY DEPOSIT DISPOSITION LETTER

TO:		DATE:	
	& ANY/ALL OCCUPANTS		
This le	etter is to inform you that the monies	you paid as security deposit in t	he amount of \$
	e home rented at		
the ti	me you vacated the home. The balanc	e owed by you is \$, and is itemized below.
1.	Unpaid rent fromto	*.	
2.	Damages to the unit as follows/Costs incurred to clean the unit (see attached receipts):		
3.	Additional amounts pursuant to the	e lease agreement that are the t	enant's responsibility for the
entire	e term of the lease*:		*Through the end of the lease or
	a) \$ utilities		until the residence is re-rented (whichever is less). If the residence
	b) \$ yard maintenance		re-rents prior to the expiration of
	c) \$ pool maintenance		the lease, an updated disposition
4.	Other costs incurred permitted by Arizona Law and/or the lease:		and demand will be forwarded to you and the amount owed will be
	a) \$ advertisement or commission to re-rent		reduced accordingly.
	b)		
	c)		
Dema sough	and is hereby made to pay the above st	tated sums within thirty days or	all legal remedies will be
☐ Certified Mail			Landlord or Agent for Landlord
☐ Regular First Class Mail			
☐ Other		**This letter is an attempt to collect a debt and any information will be	
☐ Hand-delivery		used for that purpose. Unless you dispute the validity of the debt, or any portion thereof, within 30 days of the receipt of this letter, it will	
(acknowledgement of hand-delivery by tenant)		be assumed to be valid. If the dispute is received in writing, debt verification, or a copy of judgment, will be obtained and mailed to you.	

If requested in writing within 30 days of receipt of this letter, original

creditor's name and address will be provided.**