## DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA HOUSING DIVISION – MANUFACTURED HOUSING

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Website: housing.nv.gov

# NOTICE OF 108 LIEN TL-108 (a)

MANUFACTURED HOME/ MOBILE HOME / COMMERCIAL COACH

Lien 108 is a legal process, and in accordance with <u>NRS 7.285</u> the Division cannot provide legal advice. Please contact an attorney for instructions.

### PLEASE TYPE

IMPORTANT-

	ien for unpaid rentals and utilities m tice of Lien from a landlord if the an		e total amount due, which	hever is less. The Division will not accept a son City Office with Fee of \$40.00.	
Email Add	ress (required):				
Phone Num	iber (required):				
ТО	· • ·				
	(Name of registered owner)				
Address	Street Address	City	State	Zip Code	
ТО		(Legal owner, if different from	n registered owner)		
Address	Street Address				
ТО	Street Address	City	State	Zip Code	
		(Person holding a secu	rity interest)		
Address	Street Address	City	State	Zip Code	
ТО					
Address		(Tenant or subt	enant)		
то	Street Address	City	State	Zip Code	
(N	Name of any other person known to have or	to claim an interest in the Manu	factured home, mobile home	or commercial coach described below)	
Address	Street Address	City	State	Zip Code	
PLEASE TA	of Nevada, Department of Busi AKE NOTICE THAT, ofof		C C		
(Name of lien claimant) Nevada, in his/her own behalf or on behalf of (Name)				, a business whose	
address is _				n whose behalf and in the capacity of	
	(Title or position)	,	cianns a nen pursuai	nt to the provisions of NRS 108.267 to	
	clusive, on the manufactured ho				
Year Size	Make Ser	ial No	Model		
The reason lien is claimed for					
	wing amounts:				
Rent: \$	for period	to	, became due	on	
Charges for		eeping, or repairing a n	nanufactured home, n	due on nobile home or commercial coach, or	
	0	**			
\$	became due	on		·	
Costs of lie	n (Please describe):		Date		
Total Curre follows: (D	n (Please <i>describe</i> ): ently Due: \$ escribe any amounts which may	In ad	dition to this amount otice of Lien and the r	, a further claim may accrue as rate at which they will accrue.)	
Demand is accrued, be	hereby made that the total amou paid on or before	nt of \$	toge	ether with any amount hereafter	
	Parts of or	nacified Dumment to NDS 108 2	·		

Unless this amount is paid within the time specified, the above-described manufactured home, mobile home or commercial coach shall be advertised for sale, and sold by auction at a time and place to be specified pursuant to the provisions of NRS 108.267 to 108.360, inclusive, to satisfy the lien in the amount claimed herein, together with any further claim that may accrue and all costs of enforcing the lien.

You may contest the validity of the lien by filing a Notice of Opposition in the Justice Court on the form provided by the **Justice Court**, or you may use any other legal procedure available to you (see NRS 108.350). (The procedures for contesting this lien are set forth in NRS 108.350 and NRS 108.355, reprinted below.)

If you challenge the lien by court process, including the Justice Court process, and lose, the court could order that you pay for the other side's attorney. If that happens such attorney's fees can be added to the lien amount that you have to pay.

Notary Public Signature

Notary Stamp or Seal

\*\*\*\*\* NOTE: This form must be completed in its entirety. \*\*\*\*\*

#### In accordance with:

**NRS 108.350** Validity of lien may be contested; liability of claimant after sale. Nothing contained in <u>NRS 108.270</u> to <u>108.367</u>, inclusive, precludes:

1. The owner of any motor vehicle, aircraft, motorcycle, motor or aircraft equipment, aircraft parts, trailer, recreational vehicle, mobile home or manufactured home; or

2. Any other person having an interest or equity in the property, from contesting the validity of the lien. All legal rights and remedies otherwise available to the person are reserved to and retained, except that, after a sale has been made to an innocent third party, the lien claimant is solely responsible for loss or damage occasioned the owner, or any other person having an interest or equity in the property, by reason of the invalidity of the lien, or by reason of failure of the lien claimant to proceed in the manner provided in those sections.

NRS 108.355 Contesting validity of lien on mobile home or manufactured home.

1. A person contesting the validity of a lien on a mobile home or manufactured home may file a notice of opposition to the lien in the justice court in whose jurisdiction the mobile home or manufactured home is located. The notice of opposition must be filed within 5 days after the person filing the notice receives the notice of sale by auction, must be made on a form provided by the clerk of the justice court and must include the facts supporting the notice. The person filing the notice shall serve certified copies of it upon the lien claimant and the Housing Division of the Department of Business and Industry.

2. Upon the filing of the notice of opposition to the lien, the justice of the peace shall schedule a hearing on the notice, which must be held as soon as practicable but not sooner than 5 days after service of the notice. The justice of the peace shall affix the date of the hearing to the notice and order that a copy be served upon the lien claimant within 5 days after the date of the order.

3. The justice of the peace shall either dismiss the objections to the lien claim, declare the lien invalid or declare the amount of the lien if it is different from that described by the lien claimant.

4. After receipt of a notice of opposition to a lien or other notice pursuant to any proceeding to contest the validity of a lien, the Housing Division of the Department of Business and Industry shall not transfer the title to the mobile home or manufactured home that is the subject of the lien until the matter has been adjudicated.

5. This section does not affect the rights of a secured party pursuant to <u>chapter 104</u> of NRS.

<u>NRS 108.2735</u> Liens on mobile homes and manufactured homes: Expiration. A lien asserted against a mobile home or manufactured home expires 1 year after it is filed with the Housing Division of the Department of Business and Industry.

### NRS 7.285 Unlawful practice of law; criminal penalties; initiation of civil action by State Bar of Nevada.

1. A person shall not practice law in this state if the person:

(a) Is not an active member of the State Bar of Nevada or otherwise authorized to practice law in this state pursuant to the rules of the Supreme Court; or

(b) Is suspended or has been disbarred from membership in the State Bar of Nevada pursuant to the rules of the Supreme Court.

2. A person who violates any provision of subsection 1 is guilty of:

(a) For a first offense within the immediately preceding 7 years, a misdemeanor.

(b) For a second offense within the immediately preceding 7 years, a gross misdemeanor.

(c) For a third and any subsequent offense within the immediately preceding 7 years, a category E felony and shall be punished as provided in <u>NRS 193.130</u>.

3. The State Bar of Nevada may bring a civil action to secure an injunction and any other appropriate relief against a person who violates this section.

(Added to NRS by 1963, 385; A 1999, 1333)