1		JUSTICE COURT, TOWNSHIP OF		
	CLARK COUNTY	, NEVADA		
2	Landlord's   Name:			
3	Landlord,	Case No.:  Dept No.:		
4	VS.	TENANT'S AFFIDAVIT IN		
5	Tenant's Name:	OPPOSITION TO SUMMARY EVICTION		
6	Address:	Unlawful Business/Controlled Substance		
6	City,State,Zip: Phone:	Violation		
7	E-Mail:	I chomi Lease Condition		
8	Tenant.	☐ No Cause		
9	Tenant, appearing in proper person, contests this matter	pursuant to NRS 40.254 and states as follows:		
10	1. I am the tenant of the rental unit located at (insert comp			
	, , ,	, ,		
11	zip):	·		
12				
13	2. My rent (check one box) ☐ is not ☐ is subsidized by a p	ablic housing authority or governmental agency.		
14				
15	3. I am not am behind on rent. (check one box) (If you are behind on rent, continue with this question			
	and check all that apply, then complete question 4. If	you are not behind on rent, move on to Page 3.)		
16	a.   I have a pending application for rental assista	nce with (state the name of the entity where you applied)		
17				
18	b.   Landlord refused to participate in my applica	tion process for rental assistance.		
19	c.   I have been granted rental assistance, but the	Landlord refused to accept rental assistance on my		
20	behalf.			
	By checking a box above indicating that I have a pending	ng rental assistance application, or that my landlord		
21	has refused to participate in my application or refused to accep	ot rental assistance, I assert my affirmative defense for		
22	a stay of my eviction case.			
23				
24	4. I DO NOT DO request to mediate this issue. (Ans	wer the following questions if you request mediation.)		
25	a. I prefer (check one box) an in-person mediat	ion 🗌 a telephonic mediation 🔲 a video-conference		
26	mediation.			
27				
28				

1	b. The following tenants would participate in the mediation: (check all that apply) $\square$ myself $\square$ other
2	tenant(s) named: (write the names of all the tenants who plan to be at the mediation)
3 4 5 6	c. A mediator may contact me/the tenants at the following:  i. Phone number: (insert the best phone number for the mediator to reach participants)
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8	iv.
9	language)
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1	TENANTS: Find the Question (4, 5, 6, or 7) that corresponds to the notice you
2	received and complete that section only. Then move on to Page 5.
3	QUESTION 4: NUISANCE, WASTE, ASSIGNING/SUBLETTING, UNLAWFUL BUSINESS
5	(Complete this question ONLY if you received a Three-Day Notice to Quit for Nuisance/Waste/Etc.)  4. I received a three-day notice pursuant to NRS 40.2514. I disagree with this notice for the following
6	reasons (check all that apply and provide your written explanation at end of this section):  The acts Landlord describes in the notice do not meet the legal definition of "nuisance." 1
7 8	Other defense (explain below).
9	(State the facts and circumstances that support the defenses you checked above.)
10	
2	
3	QUESTION 5: LEASE VIOLATION
14 15 16	(Complete this question ONLY if you received a Five-Day Notice to Perform Lease Condition or Quit.)  5. I received a five-day notice stating that I violated my lease agreement. I disagree with this notice for the following reasons (check all that apply and provide your written explanation at end of this section):   The conduct Landlord alleges does not violate any term of my lease agreement
7	I fixed (or "cured") the alleged violation of my lease agreement within five days after Landlord's notice to me
18   19   20	Landlord's notices did not comply with Nevada law because the Notice to Perform Lease Condition or Quit did not specifically identify the relevant lease provisions, the alleged violations, and what I needed to do to save the lease
	Other defense (explain below)
21   22	(State the facts and circumstances that support the defenses you checked above.)
23	
24   25	
26	
27   28	<sup>1</sup> NRS 40.2514(4) defines "nuisance" as "conduct or an ongoing condition which constitutes an unreasonable obstruction to the free use of property and causes injury and damage to other tenants or occupants of that property or adjacent buildings or structures" or violation of the controlled substance laws in NRS 453.011 to 453.552.

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Other defense (explain below).  (State the facts and circumstances that support the defenses you checked above:)		
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1	TENANTS: Complete the remainder of this form (check all boxes that apply to		
2	you, date, print your name, and sign).		
3	8. This action is brought in violation of the Federal Fair Housing Act or Nevada laws forbidding		
4	discrimination in housing (explain below).		
5	9. This action is brought in violation of NRS 118A.510, which prohibits a landlord from terminating a tenancy in retaliation for a tenant having engaged in certain protected acts (explain below).		
6	10. I am a tenant on a property that has been foreclosed upon and sold. The new owner <i>(check all that apply)</i> :		
7			
8 9	Failed to serve me with the notice of change of ownership required by NRS 40.255(2);  Is violating NRS 40.255 by failing or refusing to grant me an additional 60 days on the property;  Is attempting to use the summary eviction procedure in violation of NRS 40.255(1), which requires the new owner to use the formal unlawful detainer procedure under NRS 40.290 to 40.420.		
10	11.Landlord's notice did not comply with Nevada law because <i>(check all that apply)</i> :		
11	☐ One or more of the notices was not served on me as required by NRS 40.280; ☐ The Notice of Unlawful Detainer did not identify the court that has jurisdiction over this case; ☐ The Notice of Unlawful Detainer did not notify me of my right to contest this matter by filing an affidavit with the court; ☐ The Notice of Unlawful Detainer did not notify me of my right to request that the court stay the		
12			
13			
14	execution of the order for a period not exceeding 10 days.  This is a "designated eviction" under NRS 40 and Landlord's notice did not advise me of the		
15	availability of rental assistance; my right to assert an affirmative defense if I have a pending application for rental assistance or if my landlord has refused to participate or accept assistance, and my right to a stay if I assert that defense; my right to file a claim for wrongful eviction if landlord tries to evict me after receiving rental assistance for any reason that existed during the period of default; or my right to a stay for mediation.		
16			
17	THEREFORE, I request that Landlord take nothing requested in Landlord's Affidavit/Complaint, or alternatively,		
18	for a delay in the issuance of an order for eviction.		
19	I understand that as long as the filing of this affidavit is timely, I will receive		
	notice of any mediation and/or hearing by email and/or regular U.S. Mail.		
20	I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.		
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23	(Date) (Type or Print Name) (Signature)		
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