







# UNOFFICIAL COPY

Form 9014 - 9/00

9014-9/00

to any firm or corporation by notice to [landlord]. Any notice to [landlord] shall be given by first class mail to the [landlord] and unless otherwise specified, the notice shall be directed to the [landlord] address set forth below. Notwithstanding the above, any notice to the [landlord] shall be given by delivery to the [landlord] at the [landlord] address set forth below.

Notwithstanding the above, if a verbal notice is given, the landlord may direct the notice to the [landlord] without any written notice. If however, the [landlord] fails to receive the verbal notice, the [landlord] may direct the notice to the [landlord] without any written notice. In such case, the [landlord] shall be liable for damages resulting from the failure to receive the verbal notice. The [landlord] shall be liable for damages resulting from the failure to receive the verbal notice if the [landlord] fails to respond to the notice within ten days of receiving it. The [landlord] shall be liable for damages resulting from the failure to receive the verbal notice if the [landlord] fails to respond to the notice within ten days of receiving it.

Notwithstanding the above, if the [landlord] fails to receive the verbal notice, the [landlord] may direct the notice to the [landlord] without any written notice. In such case, the [landlord] shall be liable for damages resulting from the failure to receive the verbal notice. The [landlord] shall be liable for damages resulting from the failure to receive the verbal notice if the [landlord] fails to respond to the notice within ten days of receiving it. The [landlord] shall be liable for damages resulting from the failure to receive the verbal notice if the [landlord] fails to respond to the notice within ten days of receiving it.

## 11. **SUMMARY AND ASSUMPTIONS JOINT AND SEVERAL LIABILITY** (if applicable)

Notwithstanding the above, if the [landlord] fails to receive the verbal notice, the [landlord] may direct the notice to the [landlord] without any written notice. In such case, the [landlord] shall be liable for damages resulting from the failure to receive the verbal notice. The [landlord] shall be liable for damages resulting from the failure to receive the verbal notice if the [landlord] fails to respond to the notice within ten days of receiving it.

Notwithstanding the above, if the [landlord] fails to receive the verbal notice, the [landlord] may direct the notice to the [landlord] without any written notice. In such case, the [landlord] shall be liable for damages resulting from the failure to receive the verbal notice. The [landlord] shall be liable for damages resulting from the failure to receive the verbal notice if the [landlord] fails to respond to the notice within ten days of receiving it.

Notwithstanding the above, if the [landlord] fails to receive the verbal notice, the [landlord] may direct the notice to the [landlord] without any written notice. In such case, the [landlord] shall be liable for damages resulting from the failure to receive the verbal notice. The [landlord] shall be liable for damages resulting from the failure to receive the verbal notice if the [landlord] fails to respond to the notice within ten days of receiving it.

Notwithstanding the above, if the [landlord] fails to receive the verbal notice, the [landlord] may direct the notice to the [landlord] without any written notice. In such case, the [landlord] shall be liable for damages resulting from the failure to receive the verbal notice. The [landlord] shall be liable for damages resulting from the failure to receive the verbal notice if the [landlord] fails to respond to the notice within ten days of receiving it.

Notwithstanding the above, if the [landlord] fails to receive the verbal notice, the [landlord] may direct the notice to the [landlord] without any written notice. In such case, the [landlord] shall be liable for damages resulting from the failure to receive the verbal notice. The [landlord] shall be liable for damages resulting from the failure to receive the verbal notice if the [landlord] fails to respond to the notice within ten days of receiving it.

Notwithstanding the above, if the [landlord] fails to receive the verbal notice, the [landlord] may direct the notice to the [landlord] without any written notice. In such case, the [landlord] shall be liable for damages resulting from the failure to receive the verbal notice. The [landlord] shall be liable for damages resulting from the failure to receive the verbal notice if the [landlord] fails to respond to the notice within ten days of receiving it.

Notwithstanding the above, if the [landlord] fails to receive the verbal notice, the [landlord] may direct the notice to the [landlord] without any written notice. In such case, the [landlord] shall be liable for damages resulting from the failure to receive the verbal notice. The [landlord] shall be liable for damages resulting from the failure to receive the verbal notice if the [landlord] fails to respond to the notice within ten days of receiving it.



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My Commission Expires 02/01/99  
Notary Public, State of Illinois  
Sonia L. Gable  
Officer's Seal

I, LISA L. KIEBLES, do solemnly swear to the true and accurate copy of this instrument, before me this day in person, and acknowledge that it is my intention to file the same in the office of the Clerk of the Circuit Court of Cook County, Illinois, at the earliest opportunity after the record and official seal has been affixed thereto.

I, LISA L. KIEBLES, Esq., Clerk of the Circuit Court of Cook County, Illinois, do solemnly swear to the true and accurate copy of this instrument, before me this day in person, and file the same in the office of the Clerk of the Circuit Court of Cook County, Illinois, at the earliest opportunity after the record and official seal has been affixed thereto.

I, LISA L. KIEBLES, Esq., Clerk of the Circuit Court of Cook County, Illinois, do solemnly swear to the true and accurate copy of this instrument, before me this day in person, and file the same in the office of the Clerk of the Circuit Court of Cook County, Illinois, at the earliest opportunity after the record and official seal has been affixed thereto.

I, LISA L. KIEBLES, Esq., Clerk of the Circuit Court of Cook County, Illinois, do solemnly swear to the true and accurate copy of this instrument, before me this day in person, and file the same in the office of the Clerk of the Circuit Court of Cook County, Illinois, at the earliest opportunity after the record and official seal has been affixed thereto.

I, LISA L. KIEBLES, Esq., Clerk of the Circuit Court of Cook County, Illinois, do solemnly swear to the true and accurate copy of this instrument, before me this day in person, and file the same in the office of the Clerk of the Circuit Court of Cook County, Illinois, at the earliest opportunity after the record and official seal has been affixed thereto.

I, LISA L. KIEBLES, Esq., Clerk of the Circuit Court of Cook County, Illinois, do solemnly swear to the true and accurate copy of this instrument, before me this day in person, and file the same in the office of the Clerk of the Circuit Court of Cook County, Illinois, at the earliest opportunity after the record and official seal has been affixed thereto.