

**DECLARATION UNDER PENALTY OF PERJURY FOR THE CENTERS FOR DISEASE CONTROL AND PREVENTION'S
TEMPORARY HALT IN EVICTIONS TO PREVENT FURTHER SPREAD OF COVID-19 (En español )**

This declaration is for tenants, lessees, or residents of residential properties who are covered by the CDC's order temporarily halting residential evictions (not including foreclosures on home mortgages) to prevent the further spread of COVID-19. Under the CDC's order you must provide a copy of this declaration to your landlord, owner of the residential property where you live, or other person who has a right to have you evicted or removed from where you live. **Each adult listed on the lease, rental agreement, or housing contract should complete this declaration.** Unless the CDC order is extended, changed, or ended, the order prevents you from being evicted or removed from where you are living through June 30, 2021. You are still required to pay rent and follow all the other terms of your lease and rules of the place where you live. You may also still be evicted for reasons other than not paying rent or making a housing payment.

This declaration is sworn testimony, meaning that you can be prosecuted, go to jail, or pay a fine if you lie, mislead, or omit important information. I certify under penalty of perjury, pursuant to 28 U.S.C. 1746, that the following are true and correct:

- I have used best efforts to obtain all available government assistance for rent or housing;
- I either expect to earn no more than \$99,000 in annual income for Calendar Year 2020 (or no more than \$198,000 if filing a joint tax return), was not required to report any income in 2019 to the I.R.S., or received an Economic Impact Payment (stimulus check) pursuant to Section 2201 of the CARES Act;
- I am unable to pay my full rent or make a full housing payment due to substantial loss of household income, loss of compensable hours of work or wages, lay-offs, or extraordinary out-of-pocket medical expenses;
- I am using best efforts to make timely partial payments that are as close to the full payment as the individual's circumstances may permit, taking into account other nondiscretionary expenses;
- If evicted I would likely become homeless, need to move into a homeless shelter, or need to move into a new residence shared by other people who live in close quarters because I have no other available housing options.
- I understand that I must still pay rent or make a housing payment, and comply with other obligations that I may have under my tenancy, lease agreement, or similar contract. I further understand that fees, penalties, or interest for not paying rent or making a housing payment on time as required by my tenancy, lease agreement, or similar contract may still be charged or collected.
- I further understand that at the end of this temporary halt on evictions on June 30, 2021, my housing provider may require payment in full for all payments not made prior to and during the temporary halt and failure to pay may make me subject to eviction pursuant to State and local laws. I understand that any false or misleading statements or omissions may result in criminal and civil actions for fines, penalties, damages, or imprisonment.

Signature of Declarant

Date

“Available government assistance” means any governmental rental or housing payment benefits available to the individual or any household member

An “extraordinary” medical expense is any unreimbursed medical expense likely to exceed 7.5% of one's adjusted gross income for the year.

“Available housing” means any available, unoccupied residential property, or other space for occupancy in any seasonal or temporary housing, that would not violate Federal, State, or local occupancy standards and that would not result in an overall increase of housing cost to you.

En español 

**DECLARACION BAJO PENA DE PERJURIO PARA LA SUSPENSION TEMPORAL DE DESALOJOS
DE LOS CENTROS PARA EL CONTROL Y PREVENCION DE ENFERMEDADES PARA PREVENIR UNA MAYOR
PROPAGACION DE COVID-19**

Yo certifico bajo pena de perjurio, de conformidad con 28 U.S.C. 1746, que lo siguiente es verdadero y correcto:

- He hecho todo lo posible para obtener cualquier asistencia gubernamental que hay disponible para alquiler o vivienda;
- Espero no ganar más de \$99,000 en ingresos anuales para el año 2020 (o no más de \$198,000 si presento una declaración de impuestos conjunta), no fue requerido reportar ningún ingreso en el año 2019 al Servicio de Impuestos Internos de EE. UU, O no recibí un Pago de Impacto (cheque de estímulo) de conformidad con la Section 2201 of the CARES Act; (Sección 2201 de la Ley CARES);
- No puedo pagar mi alquiler completo o hacer el pago total de mi vivienda debido a una pérdida sustancial de ingresos en mi hogar, pérdida de horas en el trabajo o perdida de salario compensable, suspensión de trabajo o gastos médicos extraordinarios que salieron de mi bolsillo.
- Estoy haciendo todo lo posible para realizar pagos parciales a tiempo que se acerquen al pago total tanto como lo permitan las circunstancias, teniendo en cuenta otros gastos no discrecionales;
- Si me desalojan, es muy probable que me quede sin hogar, necesitaría mudarme a un refugio para personas sin hogar o necesitaría mudarme a una residencia compartida por otras personas en ambientes reducidos porque no tengo otras opciones de vivienda disponibles.
- Entiendo que todavía debo pagar el alquiler o hacer los pagos de vivienda, y cumplir con otras obligaciones que pueda tener bajo mi contrato de arrendamiento o contrato similar. Además, entiendo que las tarifas, penalidades o intereses por no pagar el alquiler o pago de vivienda a tiempo según lo requiera mi contrato de arrendamiento o contrato similar aún pueden ser cobrados o colectados.
- Además, entiendo que al final de esta suspensión temporal de desalojos el 30 de junio del 2021, mi proveedor de vivienda puede requerir el pago total de todos los pagos que no se hayan realizado antes y durante la suspensión temporal y la falta de pago puede hacerme sujeto a un desalojo de conformidad con a las leyes estatales y locales. Entiendo que cualquier declaración o omisión falsa o engañosa puede resultar en acciones penales y civiles resultando en multas, sanciones, daños o encarcelamiento.

Firma del Declarante

Fecha