LC 18 2020 3rd Special Session 12/15/20 (RLM/ps)

DRAFT

SUMMARY

Requires Housing and Community Services Department to provide distributions to certain residential landlords for unpaid rent after April 1, 2020. Appropriates moneys to department for this purpose. Requires department to report to Legislative Assembly on grants by September 15, 2021. Sunsets January 2, 2023.

Extends until December 31, 2020, emergency period during which residential evictions for nonpayment are prohibited. Extends until June 30, 2021, prohibitions of terminations without cause, emergency period and repayment date for nonpayment by tenants declaring financial hardships.

Extends 72- and 144-hour notices for nonpayment of rent to 10- and 13-day notices and increases penalty for landlord's retaliatory conduct until June 30, 2021.

Tolls statute of limitations for residential landlords' claims for nonpayment through June 30, 2021.

A BILL FOR AN ACT

Declares emergency, effective on passage.

1	A BILL FOR AN ACT
2	Relating to residential tenancies; creating new provisions; amending ORS
3	90.160, 90.385, 90.394, 90.417, 105.113, 105.115 and 105.124 and sections 1,
4	3, 4 and 7, chapter 13, Oregon Laws 2020 (first special session) (Enrolled
5	House Bill 4213); and declaring an emergency.
6	Be It Enacted by the People of the State of Oregon:
7	
8	LEGISLATIVE FINDINGS
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10	SECTION 1. Section 1, chapter 13, Oregon Laws 2020 (first special ses-
11	sion) (Enrolled House Bill 4213), is amended to read:
12	Sec. 1. The Legislative Assembly finds and declares that:

NOTE: Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

(1) The provisions of section 3 or 5, chapter 13, Oregon Laws 2020 (first
 special session) (Enrolled House Bill 4213), or section 8 of this 2020
 third special session Act [of this 2020 special session Act] might affect the
 terms and conditions of certain contracts entered into in this state.

(2) The effects of the provisions of section 3 or 5, chapter 13, Oregon $\mathbf{5}$ Laws 2020 (first special session) (Enrolled House Bill 4213), or section 6 8 of this 2020 third special session Act [of this 2020 special session Act] 7 are not substantial because the provisions have a limited scope and duration 8 and are necessary to protect the public health, safety and welfare. For these 9 reasons the provisions do not undermine a contractual bargain, interfere 10 with a party's reasonable expectations or prevent a party from safeguarding 11 12or reinstating the party's rights.

(3) Even if a provision of section 3 or 5, chapter 13, Oregon Laws 2020 13 (first special session) (Enrolled House Bill 4213), or section 8 of this 14 2020 third special session Act [of this 2020 special session Act] has the ef-15 fect of undermining a contractual bargain, interfering with a party's rea-16 sonable expectations or preventing a party from safeguarding or reinstating 17the party's rights, the provision is appropriate and reasonable to carry out 18 the significant and legitimate public purpose of responding to the declaration 19 of a state of emergency issued by the Governor on March 8, 2020, for the 20COVID-19 pandemic or the state of emergency issued by the Governor 21on September 8, 2020, for the wildfires. 22

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LANDLORD DISTRIBUTIONS FOR UNPAID RENT

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<u>SECTION 2.</u> (1) The Housing and Community Services Department shall make distributions to compensate residential landlords for 80 percent of the past-due rent of qualified tenants that the landlord has not collected after April 1, 2020, if the landlord or the landlord's designee:

31 (a) Submits an application to the department for all of the

[2]

landlord's tenants who have not paid rent and have delivered to the
 landlord a signed declaration under section 8 (1)(b) of this 2020 third
 special session Act;

(b) Includes in the application a copy of the tenants' declarations;
(c) Provides the department with a description of the unpaid rent
for all current tenants;

7 (d) Agrees to forgive the remaining 20 percent of the unpaid rent 8 due from qualified tenants that has accrued between April 1, 2020, and 9 the date of the application, upon receiving a distribution under this 10 subsection;

(e) Agrees to repay to the department any amount that was forgiven by the landlord or that was paid to the landlord under this section and the landlord later receives from the qualified tenant or on the tenant's behalf, within the period requested by the department;

(f) Is not a member of the tenant's immediate family, as defined in
 ORS 90.427;

(g) During the pendency of the distribution application, agrees to
not give a termination notice without cause or for nonpayment, as
those terms are defined in section 3, chapter 13, Oregon Laws 2020
(first special session) (Enrolled House Bill 4213); and

(h) Provides any other information or materials required by the
 department.

(2)(a) The department shall develop an online application for land lords to apply for distributions under this section.

(b) The application must be made available in languages other than
English.

(c) The application period must be open more than once to allow
for greater outreach and participation.

(3) The department may establish any qualifications, priorities, restrictions or limits on the distributions made under this section, to prioritize landlords with fewer units and landlords with a higher per-

[3]

1 centage of unpaid rents. Restrictions or limits may include:

2 (a) Limits per tenant, per landlord or per time period;

3 (b) The number of units a landlord must own; or

4 (c) The percentage or amount of total rent unpaid.

5 (4) The department may coordinate with local housing authorities
6 to administer this section, including through making distributions to
7 landlords.

(5) The department or local housing authority shall mail to tenants
copies of a notice of distribution to their landlords and the amount
of rent forgiveness agreed to by their landlords.

(6) The department may conduct outreach to landlords and tenants,
 including outreach to non-English speakers.

(7) Notwithstanding ORS 276A.300, 279A.025, 279A.050 (6)(g), 279A.205
 and 456.571, the department shall expedite the implementation of the
 landlord compensation fund.

(8) As used in this section, "landlord" includes a manufactured
 dwelling park nonprofit cooperative as defined in ORS 62.803.

SECTION 3. The Housing and Community Services Department 18 shall directly distribute rent assistance to recipients of a distribution 19 from the department through the Coronavirus Aid, Relief, and Eco-20nomic Security Act (P.L. 116-136) Emergency Solutions Grants pro-21authorized under subtitle В of title gram, IV of the 22as McKinney-Vento Homeless Assistance Act (42 U.S.C. 11371 et seq.), 23including community action agencies and culturally specific providers. 24Community action agencies may receive distributions through the 25department's master grant agreement. Rental assistance must serve 26financially distressed households, and payments must be made directly 27to the landlord. 28

29 <u>SECTION 4.</u> No later than September 15, 2021, the Housing and 30 Community Services Department shall provide a report to an appro-31 priate interim committee of the Legislative Assembly in the manner

[4]

1	provided by ORS 192.245 on the distributions provided under sections
2	2 and 3 of this 2020 third special session Act.
3	SECTION 5. Sections 2 to 4 of this 2020 third special session Act are
4	repealed on January 2, 2023.
5	SECTION 6. In addition to and not in lieu of any other appropri-
6	ation, there is appropriated to the Housing and Community Services
7	Department, for the biennium ending June 30, 2021, out of the General
8	Fund:
9	(1) The amount of \$150,000,000, to provide distributions under sec-
10	tion 2 of this 2020 third special session Act.
11	(2) The amount of \$50,000,000, to provide distributions under section
12	3 of this 2020 third special session Act.
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14	EVICTION MORATORIUM EXTENSION
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16	SECTION 7. Section 8 of this 2020 third special session Act is added
17	to and made a part of ORS chapter 90.
18	SECTION 8. (1) The emergency period and the end of the grace pe-
19	riod under this section and section 3, chapter 13, Oregon Laws 2020
20	(first special session) (Enrolled House Bill 4312), are extended until
21	June 30, 2021, if:
22	(a) A landlord does not deliver to the tenant in writing a copy of
23	both the notice and declaration form under subsection (2) of this sec-
24	tion along with:
25	(A) Any notice given under section 3 (5)(c), chapter 13, Oregon Laws
26	2020 (first special session) (Enrolled House Bill 4213);
27	(B) Every termination notice for nonpayment delivered before June
28	30, 2021; and
29	(C) Any summons for eviction based on a termination notice for
30	nonpayment delivered before June 30, 2021; or
31	(b) The tenant has, at any time, signed a copy of the declaration

[5]

under subsection (3)(b) of this section, including any translation under subsection (4) of this section, and has delivered the declaration to the landlord in writing or by any other method reasonably calculated to achieve receipt of the declaration by the landlord, including by sending a copy or photograph of the declaration by electronic mail or text message.

7 (2) After a tenant delivers a copy of the declaration under sub-8 section (1)(b) of this section, the emergency period and end of the 9 grace period are extended and a landlord may not take or attempt to 10 take any action to interfere with a tenant's possession described in 11 section 3 (2), chapter 13, Oregon Laws 2020 (first special session) (En-12 rolled House Bill 4213), until June 30, 2021.

(3)(a) The notice that must be delivered by the landlord under subsection (1) of this section must be in substantially the following form:

15 16

17

Notice of Eviction Protection

THIS IS AN IMPORTANT NOTICE ABOUT YOUR RIGHTS TO PROTECTION AGAINST EVICTION FOR NONPAYMENT.

20

For information in Spanish, Korean, Russian, Vietnamese or Chinese, go to the Judicial Department website at www.courts.oregon.gov.

24

Until June 30, 2021, you may be protected from eviction for nonpayment of rent.

27

IF YOU ARE UNABLE TO PAY YOUR RENT BECAUSE OF A FINANCIAL HARDSHIP THAT OCCURRED ON OR AFTER MARCH 16,
2020, GIVE THE ATTACHED FORM TO YOUR LANDLORD TO
QUALIFY FOR PROTECTION.

[6]

1 To be protected, you must provide your landlord with a signed 2 declaration, stating that you have experienced financial hardship be-3 cause of one or more of these conditions on or after March 16, 2020:

4 • Loss of household income;

5 • Increased medical expenses;

6 • Loss of work or wages;

Increased child care responsibilities or responsibilities to care for
a person with a disability or a person who is elderly, injured or sick;

Increased costs for child care or caring for a person with a disability or a person who is elderly, injured or sick; or

Other circumstances that have reduced income or increased expenses.
 penses.

13

ONCE YOU HAVE PROVIDED THIS FORM TO YOUR LANDLORD,
THE LANDLORD CANNOT FILE, THREATEN TO FILE OR COMPLETE AN EVICTION AGAINST YOU FOR NONPAYMENT UNTIL
JULY 1, 2021.

18

The declaration form is attached to this notice. The form can also be 19 translated found into multiple other languages 20at www.courts.oregon.gov. You may give this form to your landlord in 21person, by first class mail or, if available, by sending a copy or pho-22tograph of this form by e-mail or text message. Tenants are advised 23to keep a copy of the form and a record of providing it to the landlord. 2425

26 Please note:

• You still owe rent, as required by your rental agreement. Any unpaid rent must be paid by July 1, 2021. You may qualify for help paying your rent. See this notice for resources.

• Your landlord cannot charge late fees for any portion of unpaid rent from April 1, 2020, through June 30, 2021.

[7]

If you are unable to pay your rent, give the attached declaration
form to your landlord as soon as possible. You can submit this form
to your landlord at any time. You do not have to wait until you have
a nonpayment notice. If you have experienced financial hardship, fill
out and submit the form immediately.

You can still be evicted for violations of the rental agreement,
other than nonpayment of rent.

• You cannot be evicted without cause before July 1, 2021, except for circumstances under ORS 90.427 (5) involving the demolition or conversion of the dwelling unit, major repairs or renovations when the dwelling unit is or will be unsafe to occupy or the occupancy of your dwelling unit by your landlord, the landlord's family member or someone who purchases the dwelling unit.

TENANT RESOURCES

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For help paying your rent and for referrals to other support services such as food stamps, health benefits, unemployment insurance and other public benefits, dial 211 or go to www.211.org. To find free legal assistance for low-income Oregonians, go to www.oregonlawhelp.org.

21

(b) The declaration that must be delivered by the landlord and may
be completed by a tenant under subsection (1)(b) of this section must
be in substantially the following form:

25

26 DECLARATION OF FINANCIAL HARDSHIP FOR EVICTION PRO-27 TECTION

28

29 This form may be given to the landlord in person, by first class mail 30 or, if available, by sending a copy or photograph by e-mail or text 31 message.

6 • Loss of household income;

7 • Increased medical expenses;

8 • Loss of work or wages;

Increased child care responsibilities or responsibilities to care for
a person with a disability or a person who is elderly, injured or sick;
Increased costs for child care or caring for a person with a disability or a person who is elderly, injured or sick; or

Other circumstances that have reduced my income or increased
my expenses.

15

Any public assistance, including unemployment insurance, pandemic unemployment assistance and other public assistance that I have received on or after March 16, 2020, does not fully make up for my loss of income or increased expenses. I understand that I still owe my rent, which must be paid by July 1, 2021. I understand that I must comply with other obligations that I may have under my rental agreement.

I hereby declare that the above statement is true to the best of my
knowledge and belief, and that I understand it may be used as evidence
in court and is subject to penalty for perjury.

26

27

- _____ (tenant's signature)
- 28 _____ (date)
- 29

(4)(a) The Judicial Department shall translate the notice and dec laration form under subsection (3) of this section into the Spanish,

[9]

Korean, Russian, Vietnamese and Chinese languages and shall display
 the English and translated forms prominently from the main webpage
 at www.courts.oregon.gov.

(b) Each form on the Judicial Department website must include a
statement in English, Spanish, Korean, Russian, Vietnamese and
Chinese indicating that the form and translations can be found on the
Judicial Department website and include the web address where the
forms may be found.

9 (5) A landlord who files a complaint for possession under ORS 10 105.105 to 105.168 based on a notice for nonpayment under ORS 90.392, 11 90.394 or 90.630 shall file with the complaint a declaration under pen-12 alty of perjury stating that the landlord has complied with subsection 13 (1)(a) of this section and that the landlord is not aware of any decla-14 ration signed or delivered by the tenant under subsection (1)(b) of this 15 section.

(6) The court shall enter a judgment dismissing a complaint for
 possession filed under ORS 105.105 to 105.168 before the end of the
 grace period based solely on a nonpayment balance if the court deter mines that:

(a) The landlord failed to give the notice and form as required by
subsection (1)(a) of this section; or

(b) At any time during or prior to the first appearance, the tenant
has signed and delivered to the landlord a copy of the declaration described in subsection (3)(b) of this section.

25 (7) A landlord may not:

(a) Challenge the accuracy of a tenant's declaration under this
 section in a proceeding under ORS 105.105 to 105.168;

(b) Require additional information from a tenant in the declaration
under subsection (3)(b) of this section;

30 (c) Require the delivery of more than one declaration under sub 31 section (1)(b) of this section per household or tenancy;

[10]

1 (d) Prohibit the tenant from submitting the declaration in a lan-2 guage other than English if the tenant uses a form available under 3 subsection (4) of this section; or

4 (e) Prohibit the tenant from delivering the declaration under sub5 section (1)(b) of this section in any manner, format or means available
6 to the tenant, including by sending a copy or photograph of this form
7 by electronic mail or text message.

8 (8)(a) If a landlord violates this section or section 3, chapter 13,
9 Oregon Laws 2020 (first special session) (Enrolled House Bill 4213):

(A) A tenant may obtain injunctive relief to recover possession or
 address any other violation and may recover from the landlord an
 amount equal to three months' periodic rent plus any actual damages;
 and

(B) The tenant has a defense to an action for possession by the
 landlord.

(b) Notwithstanding ORS 105.137 (4), if a tenant asserts a successful
defense under paragraph (a) of this subsection to an action for possession, the tenant is not entitled to prevailing party fees, attorney
fees or costs and disbursements if the landlord:

(A) Had delivered to the tenant the notice and form described in subsection (3) of this section as required and did not know, and did not have reasonable cause to know, at the time of commencing the action that the tenant had submitted a completed form; and

(B) Promptly dismissed the action upon becoming aware of the
 completed form.

26 <u>SECTION 9.</u> Section 3, chapter 13, Oregon Laws 2020 (first special ses-27 sion) (Enrolled House Bill 4213), is amended to read:

Sec. 3. (1) As used in this section and in section 8 of this 2020 third special session Act:

(a) "Emergency period" means the period beginning on April 1, 2020, and
ending on [September 30] December 31, 2020, except as the period may

[11]

be extended through June 30, 2021, under section 8 (1) of this 2020 third
special session Act.

3 (b) "End of the grace period" means March 31, 2021, unless the pe4 riod is extended through June 30, 2021, under section 8 (1) of this 2020
5 third special session Act.

[(b)] (c) "Nonpayment" means the nonpayment of a payment that becomes
due during the emergency period to a landlord, including a payment of rent,
late charges, utility or service charges or any other charge or fee as described in the rental agreement or ORS 90.140, 90.302, 90.315, 90.392, 90.394,
90.560 to 90.584 or 90.630.

[(c)] (d) "Nonpayment balance" includes all or a part of the net total
 amount of all items of nonpayment by a tenant during the emergency pe riod.

[(d)] (e) "Termination notice without cause" means a notice delivered by a landlord under ORS 90.427 (3)(b), (4)(b) or (c), [(5)(a) to (c),] or (8)(a)(B) or (b)(B).

17 (2) [During and after the emergency period and] Before the end of the 18 grace period, notwithstanding this chapter or ORS 105.105 to 105.168, a 19 landlord may not, and may not threaten to:

20 (a) Deliver a notice of termination of a rental agreement based on a 21 tenant's nonpayment balance;

(b) Initiate or continue an action under ORS 105.110 to take possession
of a dwelling unit based on a notice of termination for nonpayment delivered
[on or after April 1, 2020] during the emergency period;

(c) Take any action that would interfere with a tenant's possession or use
of a dwelling unit based on a tenant's nonpayment balance;

(d) Assess a late fee or any other penalty on a tenant's nonpayment; [or]
(e) Report a tenant's nonpayment balance as delinquent to any consumer
credit reporting agency[.]; or

30 (f) File an action to recover the nonpayment balance.

31 (3) Notwithstanding ORS 90.220 (9), before applying payments received

[12]

from a tenant or on behalf of a tenant to a tenant's nonpayment balance, a
 landlord shall first apply the payments, in the following order, to:

3 (a) Rent for the current rental period;

4 (b) Utility or service charges;

5 (c) Late rent payment charges; and

6 (d) Fees or charges owed by the tenant under ORS 90.302 or other fees
7 or charges related to damage claims or other claims against the tenant.

8 [(4) During the emergency period, a landlord may provide a written notice 9 to a tenant stating that the tenant continues to owe any rent due. The notice 10 must also include a statement that eviction for nonpayment is not allowed be-11 fore September 30, 2020.]

[(5)(a)] (4)(a) [During the emergency period] Before June 30, 2021, a landlord may not deliver a termination notice without cause and may not file an action under ORS 105.110 based on a termination notice without cause.

(b) If the first year of occupancy would end [during the emergency period] after April 1, 2020, and before August 31, 2021, for the purposes of a termination notice without cause, the "first year of occupancy" is extended to mean a period lasting until [30 days following the emergency period.] August 31, 2021.

(5)(a) A landlord may deliver a written notice to a tenant before the
end of the grace period stating that the tenant continues to owe any
rent due.

(b) If the emergency period is extended under section 8 (1) of this
2020 third special session Act, the notice must also include a statement
that eviction for nonpayment of rent, charges and fees accrued from
April 1, 2020, to June 30, 2021, is not allowed before June 30, 2021.

(c) If the emergency period is not extended under section 8 (1) of
this 2020 third special session Act, the notice must also include:

(A) A statement that eviction for nonpayment of rent, charges and
fees accrued from April 1, 2020, to December 31, 2020, is not allowed
before March 31, 2021; and

[13]

1 (B) A copy of both the notice and declaration form described in 2 section 8 (3) of this 2020 third special session Act.

3 (d) The notice may also include information regarding tenant re-4 sources and may offer a voluntary payment plan for the nonpayment 5 balance. If the notice offers a voluntary payment plan, the notice must 6 state that the payment plan is voluntary. The notice may include a 7 request that the tenant contact the landlord to discuss the voluntary 8 payment plan.

9 (6)(a) If a tenancy terminates before the end of the grace period, a 10 landlord may claim from the security deposit or last month's rent de-11 posit to repay the unpaid rent balance that accrued during the emer-12 gency period under ORS 90.300 (7) or (9).

(b) Prior to the end of the grace period, a tenant with an unpaid
rent balance that accrued during the emergency period is not considered to be in default in rent under ORS 90.385 (4)(c) or 90.390 (2).

(c) A landlord's acceptance of a partial payment of rent before the
 end of the grace period does not constitute a waiver of a landlord's
 right to terminate the tenancy for:

(A) A violation of the rental agreement, notwithstanding ORS 90.412
(2); or

(B) Nonpayment of the rent balance owed under ORS 90.394 after
 the end of the grace period, notwithstanding ORS 90.417 (4).

[(6) Following the emergency period, a tenant with an outstanding nonpayment balance has a six-month grace period that ends on March 31, 2021, to pay the outstanding nonpayment balance.]

26 [(7) Following the emergency period, a landlord may deliver a written no-27 tice to a tenant that substantially states:]

28 [(a) The date that the emergency period ended;]

[(b) That if rents and other payments that come due after the emergency period are not timely paid, the landlord may terminate the tenancy;]

31 [(c) That the nonpayment balance that accrued during the emergency period

[14]

1 is still due and must be paid;]

2 [(d) That the tenant will not owe a late charge for the nonpayment 3 balance;]

4 [(e) That the tenant is entitled to a six-month grace period to repay the 5 nonpayment balance that ends on March 31, 2021;]

6 [(f) That within a specified date stated in the notice given under this sub-7 section that is no earlier than 14 days following the delivery of the notice, the 8 tenant must pay the nonpayment balance or notify the landlord that the tenant 9 intends to pay the nonpayment balance by the end of the six-month grace pe-10 riod described in subsection (6) of this section;]

[(g) That failure of a tenant to give notice to the landlord of utilization of the grace period described in subsection (6) of this section may result in a penalty described in subsection (10) of this section; and]

[(h) That rents and other charges or fees that come due after the emergency period must be paid as usual or the landlord may terminate the tenancy under ORS 90.392, 90.394 or 90.630.]

17 [(8)(a) If a landlord gives a notice as described in subsection (7) of this 18 section, a tenant who has an outstanding nonpayment balance as of the date 19 listed on the landlord's notice as described in subsection (7)(f) of this section 20 must notify the landlord of the tenant's intention to use the grace period de-21 scribed in subsection (6) of this section to pay the nonpayment balance.]

[(b) The tenant's notice under this subsection must be actual notice described in ORS 90.150 or notice given by electronic means, and must be given to the landlord by the date given in the landlord's notice as described in subsection (7)(f) of this section.]

[(9) The landlord's notice described in subsection (7) of this section may offer an alternate voluntary payment plan for payment of the nonpayment balance, but the notice must state that the alternate payment plan is voluntary.]

[(10) A tenant's failure to give the notice required by subsection (8) of this section to a landlord entitles the landlord to recover damages equal to 50 percent of one month's rent following the grace period.]

[15]

1 [(11) If a landlord violates this section, a tenant may obtain injunctive relief 2 to recover possession or address any other violation of this section and may 3 recover from the landlord an amount up to three months' periodic rent plus 4 any actual damages.]

5 [(12) ORS 90.412 does not apply to a landlord that accepts a partial rent 6 payment.]

7 **SECTION 10.** ORS 90.385 is amended to read:

8 90.385. (1) Except as provided in this section, a landlord may not retaliate 9 by increasing rent or decreasing services, by serving a notice to terminate 10 the tenancy or by bringing or threatening to bring an action for possession 11 after:

(a) The tenant has complained to, or expressed to the landlord in writing
an intention to complain to, a governmental agency charged with responsibility for enforcement of any of the following concerning a violation applicable to the tenancy:

(A) A building, health or housing code materially affecting health orsafety;

18 (B) Laws or regulations concerning the delivery of mail; or

19 (C) Laws or regulations prohibiting discrimination in rental housing;

20 (b) The tenant has made any complaint to the landlord that is in good 21 faith and related to the tenancy;

(c) The tenant has organized or become a member of a tenants' union orsimilar organization;

(d) The tenant has testified against the landlord in any judicial, admin-istrative or legislative proceeding;

(e) The tenant successfully defended an action for possession brought by
the landlord within the previous six months except if the tenant was successful in defending the action only because:

(A) The termination notice by the landlord was not served or delivered
in the manner required by ORS 90.155; or

31 (B) The period provided by the termination notice was less than that re-

[16]

quired by the statute upon which the notice relied to terminate the tenancy;
 or

3 (f) The tenant has performed or expressed intent to perform any other act
4 for the purpose of asserting, protecting or invoking the protection of any
5 right secured to tenants under any federal, state or local law.

6 (2) As used in subsection (1) of this section, "decreasing services" in-7 cludes:

8 (a) Unreasonably restricting the availability of or placing unreasonable 9 burdens on the use of common areas or facilities by tenant associations or 10 tenants meeting to establish a tenant organization; and

(b) Intentionally and unreasonably interfering with and substantially im pairing the enjoyment or use of the premises by the tenant.

(3) If the landlord acts in violation of subsection (1) of this section the
tenant is entitled to [*the remedies provided in ORS 90.375*] recover an **amount equal to up to three months' periodic rent or three times the actual damages sustained by the tenant** and has a defense in any retaliatory action against the tenant for possession.

(4) Notwithstanding subsections (1) and (3) of this section, a landlord maybring an action for possession if:

(a) The complaint by the tenant was made to the landlord or an agent of the landlord in an unreasonable manner or at an unreasonable time or was repeated in a manner having the effect of unreasonably harassing the landlord. A determination whether the manner, time or effect of a complaint was unreasonable shall include consideration of all related circumstances preceding or contemporaneous to the complaint;

(b) The violation of the applicable building or housing code was caused
primarily by lack of reasonable care by the tenant or other person in the
household of the tenant or upon the premises with the consent of the tenant;
(c) The tenant was in default in rent at the time of the service of the
notice upon which the action is based; or

31 (d) Compliance with the applicable building or housing code requires al-

[17]

1 teration, remodeling or demolition which would effectively deprive the ten-2 ant of use of the dwelling unit.

3 (5) For purposes of this section, a complaint made by another on behalf
4 of a tenant is considered a complaint by the tenant.

5 (6) For the purposes of subsection (4)(c) of this section, a tenant who has 6 paid rent into court pursuant to ORS 90.370 shall not be considered to be in 7 default in rent.

8 (7) The maintenance of an action under subsection (4) of this section does
9 not release the landlord from liability under ORS 90.360 (2).

10 **SECTION 11.** ORS 90.394 is amended to read:

90.394. The landlord may terminate the rental agreement for nonpayment of rent and take possession as provided in ORS 105.105 to 105.168, as follows: (1) When the tenancy is a week-to-week tenancy, by delivering to the tenant at least 72 hours' written notice of nonpayment and the landlord's intention to terminate the rental agreement if the rent is not paid within that period. The landlord shall give this notice no sooner than on the fifth day of the rental period, including the first day the rent is due.

(2) For all tenancies other than week-to-week tenancies, by delivering tothe tenant:

(a) At least [72 hours'] **10 days'** written notice of nonpayment and the landlord's intention to terminate the rental agreement if the rent is not paid within that period. The landlord shall give this notice no sooner than on the eighth day of the rental period, including the first day the rent is due; or

(b) At least [144 hours'] **13 days'** written notice of nonpayment and the landlord's intention to terminate the rental agreement if the rent is not paid within that period. The landlord shall give this notice no sooner than on the fifth day of the rental period, including the first day the rent is due.

(3) The notice described in this section must also specify the amount of
rent that must be paid and the date and time by which the tenant must pay
the rent to cure the nonpayment of rent.

31 (4) Payment by a tenant who has received a notice under this section is

[18]

1 timely if mailed to the landlord within the period of the notice unless:

2 (a) The notice is served on the tenant:

3 (A) By personal delivery as provided in ORS 90.155 (1)(a); or

4 (B) By first class mail and attachment as provided in ORS 90.155 (1)(c);

5 (b) A written rental agreement and the notice expressly state that pay-6 ment is to be made at a specified location that is either on the premises or 7 at a place where the tenant has made all previous rent payments in person; 8 and

9 (c) The place so specified is available to the tenant for payment 10 throughout the period of the notice.

11 **SECTION 12.** ORS 90.160 is amended to read:

1290.160. (1) Notwithstanding ORCP 10 and not including the seven-day and four-day waiting periods provided in ORS 90.394, where there are references 13 in this chapter to periods and notices based on a number of days, those days 14 shall be calculated by consecutive calendar days, not including the initial 15day of service, but including the last day until 11:59 p.m. Where there are 16 references in this chapter to periods or notices based on a number of hours, 17those hours shall be calculated in consecutive clock hours, beginning imme-18 diately upon service. 19

(2) Notwithstanding subsection (1) of this section, for [72-hour or 144-hour] nonpayment notices whose periods are based on a number of hours under ORS 90.394 that are served pursuant to ORS 90.155 (1)(c), the time period described in subsection (1) of this section begins at 11:59 p.m. the day the notice is both mailed and attached to the premises. [*The time period shall end 72 hours or 144 hours, as the case may be, after the time started to run at 11:59 p.m.*]

27 **SECTION 13.** ORS 90.417 is amended to read:

90.417. (1) A tenant's duty regarding rent payments is to tender to the landlord an offer of the full amount of rent owed within the time allowed by law and by the rental agreement provisions regarding payment. A landlord may refuse to accept a rent tender that is for less than the full amount 1 of rent owed or that is untimely.

2 (2) A landlord may accept a partial payment of rent. The acceptance of 3 a partial payment of rent in a manner consistent with subsection (4) of this 4 section does not constitute a waiver under ORS 90.412 (2)(b) of the landlord's 5 right to terminate the tenancy under ORS 90.394 for nonpayment of the bal-6 ance of the rent owed.

7 (3) A landlord and tenant may by written agreement provide that monthly 8 rent shall be paid in regular installments of less than a month pursuant to 9 a schedule specified in the agreement. Installment rent payments described 10 in this subsection are not partial payment of rent for purposes of this sec-11 tion.

(4) The acceptance of a partial payment of rent waives the right of the
landlord to terminate the tenant's rental agreement under ORS 90.394 for
nonpayment of rent unless:

(a)(A) The landlord accepted the partial payment of rent before the landlord gave a nonpayment of rent termination notice under ORS 90.394 based
on the tenant's agreement to pay the balance by a time certain and the tenant does not pay the balance of the rent as agreed;

(B) The landlord's notice of termination is served no earlier than it would
 have been permitted under ORS 90.394 had no rent been accepted; and

(C) The notice permits the tenant to avoid termination of the tenancy for nonpayment of rent by paying the balance within [72 hours or 144 hours, as the case may be,] the time period allowed under ORS 90.394 or by any date to which the parties agreed, whichever is later; or

(b) The landlord accepted a partial payment of rent after giving a nonpayment of rent termination notice under ORS 90.394 and entered into a written agreement with the tenant that the acceptance does not constitute waiver. The agreement may provide that the landlord may terminate the rental agreement and take possession as provided in ORS 105.105 to 105.168 without serving a new notice under ORS 90.394 if the tenant fails to pay the balance of the rent by a time certain.

[20]

1	(5) Application of a tenant's security deposit or prepaid rent to an obli-
2	gation owed to a landlord in foreclosure under ORS 90.367 does not consti-
3	tute a partial payment of rent.

4 (6) Notwithstanding any acceptance of a partial payment of rent under 5 subsection (4) of this section, the tenant continues to owe the landlord the 6 unpaid balance of the rent.

7 **SECTION 14.** ORS 105.113 is amended to read:

8 105.113. (1) Notwithstanding ORCP 7, for premises to which ORS chapter 9 90 or ORS 91.120 applies, the summons must be in substantially the following 10 form and be available from the court clerk:

11	
12	IN THE CIRCUIT COURT
13	FOR THE COUNTY OF
14	
15	No
16	
17	SUMMONS
18	RESIDENTIAL EVICTION
19	
20	PLAINTIFF (Landlord or agent):
21	
22	
23	
24	
25	
26	VS.
27	
28	DEFENDANT (Tenants/Occupants):
29	
30	
31	

1	
2	
3	TO: (Street address and city of property occupied by
4	defendant)
5	(Mailing address if different)
6	
7	NOTICE TO TENANTS:
8	READ THESE PAPERS CAREFULLY
9	YOUR LANDLORD WANTS TO
10	EVICT YOU
11	
12	ON, 2 AT A.M./P.M., you must come to the
13	County Court House located at You do not have to pay any
14	fees to the court for this first hearing.
15	
16	• If you do not appear in court and your landlord does, your landlord will
17	win automatically and can have the Sheriff physically remove you.
18	
19	• If you do show up in court and your landlord does not, this eviction
20	action will be dropped.
21	
22	• If both of you show up:
23	
24	• The judge may ask you to try to reach an agreement with your
25	landlord, but this is voluntary. Trained mediators may be available
26	free of charge to help resolve disputes.
27	
28	• The court will schedule a trial if you and your landlord do not reach
29	an agreement or if you do not agree to move out.
30	
31	IF YOU WANT A TRIAL, YOU MUST:

1	• Show up in court at the time scheduled above;
2	
3	• On the same day, file an Answer with the Court giving a legal reason
4	why you should not be evicted (the Court can give you a form);
5	
6	• Give a copy of the Answer to your landlord (or your landlord's agent
7	or attorney); and
8	
9	• Pay a filing fee of \$ (the judge may allow payment to be deferred
10	in certain circumstances).
11	
12	IF YOU HAVE QUESTIONS, YOU SHOULD SEE AN ATTORNEY IMME-
13	DIATELY. If you need help finding an attorney, you can contact the Oregon
14	State Bar's Lawyer Referral Service online at [www.oregonstatebar.org]
15	(current website) or by calling [503-684-3763 (in the
16	Portland metropolitan area) or toll-free elsewhere in Oregon at 800-452-7636]
17	(current phone numbers).
18	
19	If you are being evicted for nonpayment of rent or other charges or
20	fees, the enclosed notice and declaration form have additional infor-
21	mation on protection from eviction for nonpayment.
22	
23	
24	Signature of Plaintiff (landlord or agent)
25	
26	Plaintiff's address:
27	
28	
29	
30	
31	

8	of this 2020 third special session Act must be attached to each copy
7	(3) A copy of the notice and declaration form under section 8 (3)
6	ORS 408.515 must be included with the summons.
5	(2) Except as provided in ORS 408.515 (3), the information required under
4	
3	
2	
1	Plaintiff's telephone number:

9 of the summons.

10 **SECTION 15.** ORS 105.115 is amended to read:

11 105.115. (1) Except as provided by subsections (2) and (3) of this section, 12 the following are causes of unlawful holding by force within the meaning 13 of ORS 105.110, 105.123 and 105.126:

(a) When the tenant or person in possession of any premises fails or refuses to pay rent within 10 days after the rent is due under the lease or
agreement under which the tenant or person in possession holds, or to deliver possession of the premises after being in default on payment of rent for
10 days.

(b) When the lease by its terms has expired and has not been renewed, or when the tenant or person in possession is holding from month to month, or year to year, and remains in possession after notice to quit as provided in ORS 105.120, or is holding contrary to any condition or covenant of the lease or is holding possession without any written lease or agreement.

(c) When the owner or possessor of a recreational vehicle that was placed 24or driven onto property without the prior consent of the property owner, 25operator or tenant fails to remove the recreational vehicle. The property 26owner or operator is not required to serve a notice to quit the property be-27fore commencing an action under ORS 105.126 against a recreational vehicle 28owner or possessor holding property by force as described in this paragraph. 29 (d) When the person in possession of a premises remains in possession 30 after the time when a purchaser of the premises is entitled to possession in 31

[24]

1 accordance with the provisions of ORS 18.946 or 86.782.

(e) When the person in possession of a premises remains in possession
after the time when a deed given in lieu of foreclosure entitles the transferee
named in the deed to possession of the premises.

5 (f) When the person in possession of a premises remains in possession 6 after the time when a seller is entitled to possession in accordance with the 7 provisions of ORS 93.930 (2)(c) or pursuant to a judgment of strict foreclosure 8 of a recorded contract for transfer or conveyance of an interest in real 9 property.

(g) When the person in possession of a premises remains in possession
after the expiration of a valid notice terminating the person's right to occupy
the premises pursuant to ORS 91.120, 91.122 or 91.130.

13 (2) In the case of a dwelling unit to which ORS chapter 90 applies:

(a) The following are causes of unlawful holding by force within themeaning of ORS 105.110 and 105.123:

(A) When the tenant or person in possession of any premises fails or refuses to pay rent within [72 hours or 144 hours, as the case may be, of the notice] the time period required by a notice under ORS 90.394.

(B) When a rental agreement by its terms has expired and has not been renewed, or when the tenant or person in possession remains in possession after a valid notice terminating the tenancy pursuant to ORS chapter 90, or is holding contrary to any valid condition or covenant of the rental agreement or ORS chapter 90.

(b) A landlord may not file an action for the return of possession of a dwelling unit based upon a cause of unlawful holding by force as described in paragraph (a) of this subsection until after the expiration of a rental agreement for a fixed term tenancy or after the expiration of the time period provided in a notice terminating the tenancy.

(3) In an action under subsection (2) of this section, ORS chapter 90 shall
be applied to determine the rights of the parties, including:

31 (a) Whether and in what amount rent is due;

[25]

1	(b) Whether a tenancy or rental agreement has been validly terminated;
2	and
3	(c) Whether the tenant is entitled to remedies for retaliatory conduct by
4	the landlord as provided by ORS 90.385 and 90.765.
5	SECTION 16. ORS 105.124 is amended to read:
6	105.124. For a complaint described in ORS 105.123, if ORS chapter 90 ap-
7	plies to the dwelling unit:
8	(1) The complaint must be in substantially the following form and be
9	available from the clerk of the court:
10	
11	IN THE CIRCUIT COURT
12	FOR THE COUNTY OF
13	
14	No
15	
16	RESIDENTIAL EVICTION COMPLAINT
17	
18	PLAINTIFF (Landlord or agent):
19	
20	
21	Address:
22	City:
23	State: Zip:
24	Telephone:
25	
26	VS.
27	
28	DEFENDANT (Tenants/Occupants):
29	
30	
31	MAILING ADDRESS:

1	City:
2	State: Zip:
3	Telephone:
4	
5	1.
6	Tenants are in possession of the dwelling unit, premises or rental prop-
7	erty described above or located at:
8	
9	
10	
11	2.
12	Landlord is entitled to possession of the property because of:
13	
14	24-hour notice for personal
15	injury, substantial damage, extremely
16	outrageous act or unlawful occupant.
17	ORS 90.396 or 90.403.
18	24-hour or 48-hour notice for
19	violation of a drug or alcohol
20	program. ORS 90.398.
21	24-hour notice for perpetrating
22	domestic violence, sexual assault or
23	stalking. ORS 90.445.
24	[72-hour or 144-hour notice for]
25	[nonpayment of rent. ORS 90.394.]
26	7-day notice with stated cause in
27	a week-to-week tenancy. ORS 90.392 (6).
28	10-day notice for a pet violation,
29	a repeat violation in a month-to-month
30	tenancy or without stated cause in a
31	week-to-week tenancy. ORS 90.392 (5),

1	90.405 or 90.427 (2).
2	10-day or 13-day notice for nonpayment
2 3	of rent. ORS 90.394.*
4	20-day notice for a repeat violation.
_	ORS 90.630 (5).
5 C	
6	30-day, 60-day or 180-day notice without
7	stated cause in a month-to-month
8	tenancy. ORS 90.427 (3)(b) or (8)(a)(B)
9	or (C) or 90.429.
10	30-day notice with stated cause.
11	ORS 90.392, 90.630 or 90.632.*
12	60-day notice with stated cause.
13	ORS 90.632.
14	90-day notice with stated cause.
15	ORS 90.427 (5) or (7).
16	Notice to bona fide tenants after
17	foreclosure sale or termination of
18	fixed term tenancy after foreclosure
19	sale. ORS 86.782 (6)(c).
20	Other notice
21	No notice (explain)
22	
23	A COPY OF THE NOTICE RELIED UPON, IF ANY, IS ATTACHED
24	
25	*If the notice is for nonpayment of rent or other charges or fees
26	and was given on or before June 30, 2021, the landlord must attach a
20 27	copy of the declaration of compliance required under section 8 (5) of
28	this 2020 third special session Act to this complaint.
29	0
30	3.
31	If the landlord uses an attorney, the case goes to trial and the landlord

1 wins in court, the landlord can collect attorney fees from the defendant
2 pursuant to ORS 90.255 and 105.137 (3).

Landlord requests judgment for possession of the premises, court costs,
disbursements and attorney fees.

5 I certify that the allegations and factual assertions in this complaint are 6 true to the best of my knowledge.

7

8 _____

9 Signature of landlord or agent.

10

(2) The complaint must be signed by the plaintiff, or an attorney representing the plaintiff as provided by ORCP 17, or verified by an agent or
employee of the plaintiff or an agent or employee of an agent of the plaintiff.
(3) A copy of the notice relied upon, if any, must be attached to the
complaint.

16 <u>SECTION 17.</u> Section 8 of this 2020 third special session Act and the 17 amendments to ORS 90.160, 90.385, 90.394, 90.417, 105.113, 105.115 and 18 105.124 and section 3, chapter 13, Oregon Laws 2020 (first special ses-19 sion) (Enrolled House Bill 4213), by sections 9 to 16 of this 2020 third 20 special session Act become operative on January 1, 2021.

21 **SECTION 18.** Section 7, chapter 13, Oregon Laws 2020 (first special ses-22 sion) (Enrolled House Bill 4213), is amended to read:

Sec. 7. Notwithstanding ORS 12.125, the period of limitation is tolled until [*March 31*] July 1, 2021, for claims by a landlord based on a tenant's nonpayment or nonpayment balance, both as defined in section 3, chapter 13, Oregon Laws 2020 (first special session) (Enrolled House Bill 4213) [of this 2020 special session Act].

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30

31 **SECTION 19.** ORS 90.385, as amended by section 10 of this 2020 third

[29]

1 special session Act, is amended to read:

90.385. (1) Except as provided in this section, a landlord may not retaliate
by increasing rent or decreasing services, by serving a notice to terminate
the tenancy or by bringing or threatening to bring an action for possession
after:

(a) The tenant has complained to, or expressed to the landlord in writing
an intention to complain to, a governmental agency charged with responsibility for enforcement of any of the following concerning a violation applicable to the tenancy:

10 (A) A building, health or housing code materially affecting health or 11 safety;

12 (B) Laws or regulations concerning the delivery of mail; or

13 (C) Laws or regulations prohibiting discrimination in rental housing;

(b) The tenant has made any complaint to the landlord that is in goodfaith and related to the tenancy;

(c) The tenant has organized or become a member of a tenants' union orsimilar organization;

(d) The tenant has testified against the landlord in any judicial, administrative or legislative proceeding;

(e) The tenant successfully defended an action for possession brought by
the landlord within the previous six months except if the tenant was successful in defending the action only because:

(A) The termination notice by the landlord was not served or delivered
in the manner required by ORS 90.155; or

(B) The period provided by the termination notice was less than that required by the statute upon which the notice relied to terminate the tenancy;
or

(f) The tenant has performed or expressed intent to perform any other act
for the purpose of asserting, protecting or invoking the protection of any
right secured to tenants under any federal, state or local law.

31 (2) As used in subsection (1) of this section, "decreasing services" in-

[30]

1 cludes:

(a) Unreasonably restricting the availability of or placing unreasonable
burdens on the use of common areas or facilities by tenant associations or
tenants meeting to establish a tenant organization; and

5 (b) Intentionally and unreasonably interfering with and substantially im-6 pairing the enjoyment or use of the premises by the tenant.

(3) If the landlord acts in violation of subsection (1) of this section the
tenant is entitled to [recover an amount equal to up to three months' periodic
rent or three times the actual damages sustained by the tenant] the remedies
provided in ORS 90.375 and has a defense in any retaliatory action against
the tenant for possession.

(4) Notwithstanding subsections (1) and (3) of this section, a landlord may
bring an action for possession if:

(a) The complaint by the tenant was made to the landlord or an agent of
the landlord in an unreasonable manner or at an unreasonable time or was
repeated in a manner having the effect of unreasonably harassing the landlord. A determination whether the manner, time or effect of a complaint was
unreasonable shall include consideration of all related circumstances preceding or contemporaneous to the complaint;

(b) The violation of the applicable building or housing code was caused
primarily by lack of reasonable care by the tenant or other person in the
household of the tenant or upon the premises with the consent of the tenant;
(c) The tenant was in default in rent at the time of the service of the
notice upon which the action is based; or

(d) Compliance with the applicable building or housing code requires alteration, remodeling or demolition which would effectively deprive the tenant of use of the dwelling unit.

(5) For purposes of this section, a complaint made by another on behalfof a tenant is considered a complaint by the tenant.

30 (6) For the purposes of subsection (4)(c) of this section, a tenant who has 31 paid rent into court pursuant to ORS 90.370 shall not be considered to be in

[31]

1 default in rent.

2 (7) The maintenance of an action under subsection (4) of this section does
3 not release the landlord from liability under ORS 90.360 (2).

4 **SECTION 20.** ORS 90.394, as amended by section 11 of this 2020 third 5 special session Act, is amended to read:

90.394. The landlord may terminate the rental agreement for nonpayment
of rent and take possession as provided in ORS 105.105 to 105.168, as follows:
(1) When the tenancy is a week-to-week tenancy, by delivering to the
tenant at least 72 hours' written notice of nonpayment and the landlord's
intention to terminate the rental agreement if the rent is not paid within
that period. The landlord shall give this notice no sooner than on the fifth
day of the rental period, including the first day the rent is due.

(2) For all tenancies other than week-to-week tenancies, by delivering tothe tenant:

(a) At least [10 days'] **72 hours'** written notice of nonpayment and the landlord's intention to terminate the rental agreement if the rent is not paid within that period. The landlord shall give this notice no sooner than on the eighth day of the rental period, including the first day the rent is due; or

(b) At least [13 days'] **144 hours'** written notice of nonpayment and the landlord's intention to terminate the rental agreement if the rent is not paid within that period. The landlord shall give this notice no sooner than on the fifth day of the rental period, including the first day the rent is due.

(3) The notice described in this section must also specify the amount of
rent that must be paid and the date and time by which the tenant must pay
the rent to cure the nonpayment of rent.

(4) Payment by a tenant who has received a notice under this section istimely if mailed to the landlord within the period of the notice unless:

28 (a) The notice is served on the tenant:

29 (A) By personal delivery as provided in ORS 90.155 (1)(a); or

30 (B) By first class mail and attachment as provided in ORS 90.155 (1)(c);

31 (b) A written rental agreement and the notice expressly state that pay-

[32]

1	ment is to be made at a specified location that is either on the premises or
2	at a place where the tenant has made all previous rent payments in person;
3	and
4	(c) The place so specified is available to the tenant for payment
5	throughout the period of the notice.
6	SECTION 21. ORS 105.113, as amended by section 14 of this 2020 third
7	special session Act, is amended to read:
8	105.113. (1) Notwithstanding ORCP 7, for premises to which ORS chapter
9	90 or ORS 91.120 applies, the summons must be in substantially the following
10	form and be available from the court clerk:
11	
12	IN THE CIRCUIT COURT
13	FOR THE COUNTY OF
14	
15	No
16	
17	SUMMONS
18	RESIDENTIAL EVICTION
19	
20	PLAINTIFF (Landlord or agent):
21	
22	
23	
24	
25	
26	vs.
27	
28	DEFENDANT (Tenants/Occupants):
29	
30	
31	

1	
2	
3	TO: (Street address and city of property occupied by
4	defendant)
5	(Mailing address if different)
6	
7	NOTICE TO TENANTS:
8	READ THESE PAPERS CAREFULLY
9	YOUR LANDLORD WANTS TO
10	EVICT YOU
11	
12	ON, 2 AT A.M./P.M., you must come to the
13	County Court House located at You do not have to pay any
14	fees to the court for this first hearing.
15	
16	• If you do not appear in court and your landlord does, your landlord will
17	win automatically and can have the Sheriff physically remove you.
18	
19	• If you do show up in court and your landlord does not, this eviction
20	action will be dropped.
21	
22	• If both of you show up:
23	
24	• The judge may ask you to try to reach an agreement with your
25	landlord, but this is voluntary. Trained mediators may be available
26	free of charge to help resolve disputes.
27	
28	• The court will schedule a trial if you and your landlord do not reach
29	an agreement or if you do not agree to move out.
30	
31	IF YOU WANT A TRIAL, YOU MUST:

1	• Show up in court at the time scheduled above;
2	
3	• On the same day, file an Answer with the Court giving a legal reason
4	why you should not be evicted (the Court can give you a form);
5	
6	• Give a copy of the Answer to your landlord (or your landlord's agent
7	or attorney); and
8	
9	• Pay a filing fee of \$ (the judge may allow payment to be deferred
10	in certain circumstances).
11	
12	IF YOU HAVE QUESTIONS, YOU SHOULD SEE AN ATTORNEY IMME-
13	DIATELY. If you need help finding an attorney, you can contact the Oregon
14	State Bar's Lawyer Referral Service online at (current
15	website) or by calling (current phone numbers).
16	
17	[If you are being evicted for nonpayment of rent or other charges or fees, the
18	enclosed notice and declaration form have additional information on protection
19	from eviction for nonpayment.]
20	
21	
22	Signature of Plaintiff (landlord or agent)
23	
24	Plaintiff's address:
25	
26	
27	
28	
29 20	Plaintiff's talanhana number:
30 21	Plaintiff's telephone number:
31	

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1	
2	(2) Except as provided in ORS 408.515 (3), the information required under
3	ORS 408.515 must be included with the summons.
4	[(3) A copy of the notice and declaration form under section 8 (3) of this
5	2020 third special session Act must be attached to each copy of the
6	summons.]
7	SECTION 22. ORS 105.124, as amended by section 16 of this 2020 third
8	special session Act, is amended to read:
9	105.124. For a complaint described in ORS 105.123, if ORS chapter 90 ap-
10	plies to the dwelling unit:
11	(1) The complaint must be in substantially the following form and be
12	available from the clerk of the court:
13	
14	IN THE CIRCUIT COURT
15	FOR THE COUNTY OF
16	
17	No
18	
19	RESIDENTIAL EVICTION COMPLAINT
20	
21	PLAINTIFF (Landlord or agent):
22	
23	
24	Address:
25	City:
26	State: Zip:
27	Telephone:
28	
29	vs.
30	
31	DEFENDANT (Tenants/Occupants):

1	
2	
3	MAILING ADDRESS:
4	City:
5	State: Zip:
6	Telephone:
7	
8	1.
9	Tenants are in possession of the dwelling unit, premises or rental prop-
10	erty described above or located at:
11	
12	
13	
14	2.
15	Landlord is entitled to possession of the property because of:
16	
17	24-hour notice for personal
18	injury, substantial damage, extremely
19	outrageous act or unlawful occupant.
20	ORS 90.396 or 90.403.
21	24-hour or 48-hour notice for
22	violation of a drug or alcohol
23	program. ORS 90.398.
24	24-hour notice for perpetrating
25	domestic violence, sexual assault or
26	stalking. ORS 90.445.
27	72-hour or 144-hour notice for
28	nonpayment of rent. ORS 90.394.
29	7-day notice with stated cause in
30	a week-to-week tenancy. ORS 90.392 (6).
31	10-day notice for a pet violation,

1	a repeat violation in a month-to-month
2	tenancy or without stated cause in a
3	week-to-week tenancy. ORS 90.392 (5),
4	90.405 or 90.427 (2).
5	[10-day or 13-day notice for nonpayment]
6	[of rent. ORS 90.394.*]
7	20-day notice for a repeat violation.
8	ORS 90.630 (5).
9	30-day, 60-day or 180-day notice without
10	stated cause in a month-to-month
11	tenancy. ORS 90.427 (3)(b) or (8)(a)(B)
12	or (C) or 90.429.
13	30-day notice with stated cause.
14	ORS 90.392, 90.630 or 90.632.[*]
15	60-day notice with stated cause.
16	ORS 90.632.
17	90-day notice with stated cause.
18	ORS 90.427 (5) or (7).
19	Notice to bona fide tenants after
20	foreclosure sale or termination of
21	fixed term tenancy after foreclosure
22	sale. ORS 86.782 (6)(c).
23	Other notice
24	No notice (explain)
25	
26	A COPY OF THE NOTICE RELIED UPON, IF ANY, IS ATTACHED
27	
28	[* If the notice is for nonpayment of rent or other charges or fees and was
29	given on or before June 30, 2021, the landlord must attach a copy of the dec-
30	laration of compliance required under section 8 (5) of this 2020 third special
31	session Act to this complaint.]

1	3.
2	If the landlord uses an attorney, the case goes to trial and the landlord
3	wins in court, the landlord can collect attorney fees from the defendant
4	pursuant to ORS 90.255 and 105.137 (3).
5	Landlord requests judgment for possession of the premises, court costs,
6	disbursements and attorney fees.
7	I certify that the allegations and factual assertions in this complaint are
8	true to the best of my knowledge.
9	
10	
11	Signature of landlord or agent.
12	
13	(2) The complaint must be signed by the plaintiff, or an attorney repre-
14	senting the plaintiff as provided by ORCP 17, or verified by an agent or
15	employee of the plaintiff or an agent or employee of an agent of the plaintiff.
16	(3) A copy of the notice relied upon, if any, must be attached to the
17	complaint.
18	SECTION 23. The amendments to ORS 90.385, 90.394, 105.113 and
19	105.124 by sections 19 to 22 of this 2020 third special session Act become
20	operative on July 1, 2021.
21	SECTION 24. Section 8 of this 2020 third special session Act is re-
22	pealed on July 1, 2021.
23	SECTION 25. Section 4, chapter 13, Oregon Laws 2020 (first special ses-
24	sion) (Enrolled House Bill 4213), is amended to read:
25	Sec. 4. Section 3, chapter 13, Oregon Laws 2020 (first special session)
26	(Enrolled House Bill 4213), as amended by section 9 of this 2020 third
27	special session Act [of this 2020 special session Act] is repealed on [March
28	31,] September 1, 2021.
29	
30	UNIT CAPTIONS
31	

[39]

1 SECTION 26. The unit captions used in this 2020 third special session Act are provided only for the convenience of the reader and do $\mathbf{2}$ not become part of the statutory law of this state or express any leg-3 islative intent in the enactment of this 2020 third special session Act. 4 $\mathbf{5}$ **EMERGENCY CLAUSE** 6 7 SECTION 27. This 2020 third special session Act being necessary for 8 the immediate preservation of the public peace, health and safety, an 9 emergency is declared to exist, and this 2020 third special session Act 10 takes effect on its passage. 11 12