NOTICE OF PAYMENT PLAN OFFER

TO:			
AND TO: All Other Occupants			
ADDRESS:			
, WA 9	08		
You are receiving this notice because the landlord a agreement by failing to pay rent and/or utilities and	.	*	
(1) Monthly rent due for	:	\$	
AND/OR (2) Utilities due forAND/OR		\$	
(3) Other recurring or periodic charges id	lentified in the lease f	for \$	
TOTAL AMOUNT DUE:		\$	
Within fourteen (14) days after service of this notice landlord. You can agree to this offer by signing and You can propose an alternative repayment plan by a Any payment you make to the landlord must first be You may seek legal advice before entering this R Attorney General has information on available reservatal assistance programs, on its website at www low-income renters, call 2-1-1 or the Northwest Jus 1014 weekdays between 9:15 a.m. – 12:15 p.m., or additional resource information at http://www.wash	I returning this docume sending a signed propose applied to the total are Repayment Agreement. Sources to help you part atg.wa.gov/landlord-totice Project CLEAR Her (888) 387-7111 for second	ent to the landlord's addressal to the landlord's addressal to the landlord's addressal to the landlord's addressal to the Washington State by your rent, including senant. For no-cost legal lotline outside King Cour	ess below. ress below. his notice. Office of the tate and local assistance for the tasks (888) 201-
Tenant agrees to repay, and Landlord agrees to	accept repayment, un	nder the following terms	5:
1. Tenant owes the total amount due of \$ include the total amount due to Landlord be through December 31, 2021, are waived.	sp ecause of non-rent char	ecified above. This ameges. All late fees from M	ount may not Iarch 1, 2020,
2. Tenant agrees to pay the past due rent in a rent) due once per month on the same day the be more than 30 days after the date of this full. This payment is in addition to the rent	hat rent is due beginning offer) and continuing	ng, 20	21, (this must

3. If the payment specified in paragraph 1 is not paid by the date rent is normally due, Tenant is in default of this Repayment Agreement, the Repayment Agreement automatically terminates, and the remaining balance is accelerated and immediately due and payable (Landlord may apply for reimbursement from

the landlord mitigation program).

- 4. This Repayment Agreement is not conditioned on: (a) your compliance with your rental agreement; (b) payment of attorneys' fees, court costs, or other costs related to litigation if you defaults on the rental agreement; (c) a requirement that you apply for governmental benefits or provide proof of receipt of governmental benefits; or (d) your waiver of any rights to a notice under RCW 59.12.030 or related provisions before a writ of restitution is issued.
- 5. All payments received shall be applied to the oldest outstanding rent balance first regardless of any restrictive designation or instruction on or accompanying any payment.
- 6. Unless explicitly changed by this Repayment Agreement, all other terms of the parties' rental agreement remain in full force and effect.

Agreed to by:			
Tenant:			
	Date:		
	Date:		
	Date:		
ISSUED BY/WHERE TOTAL AMO	OUNT DUE IS TO BE PAID:	DATE:	
(owner/landlord)		
, WA	98		