4-928. Notice to lienholder of mobile home judgment (Mobile Home Park Act). [Section 47-10-9 NMSA 1978]

STATE OF NEW MEXICO COURT COUNTY							
			No				
		, Plaintiff					
V.		, Defendant					
	OF MC	TICE TO LIENHOLDER OBILE HOME JUDGMENT obile Home Park Act)					
To:		(lienholder o	r other security				
	rest) are notified that:						
1.	A judgment has been entered against (name of defendant) and a writ of restitution will be issued effective (date) to remove the mobile home from the premises located in County, New Mexico at:						
		(name of a mobile how	ome address) ome lot or space)				
	nout additional notice to you, th	ne sheriff will serve a writ of restitu ate) for the removal of the mobile I	tion on or after 8:00				
2.	and charges permitted by la	om the date of receipt of this notic liw and to advise the landlord in wi ther charges under the terms of th	riting whether you				
3.	removal, you may do so by	nobile home at your expense before paying the landlord all rent, utility amount of rent, utility charges and date) is as follows:	and other removal				
	Rent: Utilities:	\$ \$					

	Removal and storage charges	\$					
	Other						
	(explain)	\$					
	Total due:	\$					
	Daily rent	\$					
4.	The tenant is required to pay rent on	(day of					
	The tenant is required to pay rent on month) and utilities on	(day of month).					
5.	A copy of the lease and the landlord's rul Exhibits A and B.	copy of the lease and the landlord's rules and regulations are attached as xhibits A and B.					
	This notice does not relieve you of completating to the repossession of the mobile he						
Date:							
		Judge					
	RETURN	12					
STAT	E OF NEW MEXICO						
COUI) ss NTY OF)						
-	plete if service is by a person r than the sheriff or deputy) ³						
lawsu	ng sworn, state that I am over the age of eleit, and that I served this summons in day of	county on the					
sumn	nons and a copy of the notice of judgment ving manner:	with Exhibits A and B attached in the					
l certi	ck and complete only if service by shering that I served this summons in day of (date), by delive of the notice of judgment with Exhibits A a	county on the vering a copy of the summons and a					
	on serving summons must check one copriate blanks)	f following boxes and fill in					
аррг		ons and a copy of the notice of judgment he defendant					
	(used t	when defendant receives copy of					
	summons or refuses to receive su	mmons).					
		ons and a copy of the notice of judgment, a person					

		over fifteen (15) years of age and residing at the usual place of abode of					
		defendant, located at (address) (used when defendant is not presently at the abode).					
	[]	by posting a copy of the summons and the notice of judgment with					
		Exhibits A and B attached in the most public part of the premises of					
		defendant located at					
		(address) (This alternative is used if no person found at dwelling house or					
		usual place of abode.) (If service is by posting a copy of the summons, the					
		notice of judgment with Exhibits A and B attached must also be mailed to					
		the person served. The person serving by posting and the person serving					
		by mail must each sign a return. The person mailing must check and					
		complete the certificate of mailing at the end of this summons.)					
	[]	by delivering a copy of this summons and a copy of the notice of judgment					
		with Exhibits A and B attached to, an agent					
		authorized to receive service of process for defendant.					
	[]	by delivering a copy of this summons and a copy of the notice of judgment					
		with Exhibits A and B attached to, (parent)					
		(guardian) (custodian) of defendant (used when defendant is a minor or					
		an incompetent person).					
	[]	by delivering a copy of this summons and a copy of the notice of judgment					
		with Exhibits A and B attached to (name of person),, (title of person authorized to					
		person),, (title of person authorized to					
		receive service) (used when defendant is a corporation or an association					
		subject to a suit under a common name, a land grant board of trustees,					
		the State of New Mexico or any political subdivision).					
	[]	by service by certified mail, return receipt requested.					
		CERTIFICATE OF SERVICE BY ATTORNEY					
		(for service on a party)					
		I caused a copy of this notice to be served on the following persons or					
entitie	es by (delivery) (mail) () on this day of					
		·					
(1)							
(1)	/Non	no of portul					
	(Name of party)						
	(Ado	ress)					
(2)	(7 (44						
(-)	(Nan	ne of party)					
	(Ada	ress)					
	Attorney for landlord						

Signature		
Date of signature	 	

USE NOTES

- 1. A writ of restitution directs the sheriff to restore the premises to the plaintiff. A copy of the writ need not be served on the lienholder unless the lienholder intervenes as a party.
- 2. If the lienholder is a party or has entered an appearance in the proceedings, service may be made in the manner provided by the rules of civil procedure for the service of papers on a party subsequent to service of the original pleading. See, however, Subsection J of Section 47-10-9 NMSA 1978 for statutory notice.
- 3. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy need not be notarized. If service is made on a party by an attorney the signature of the attorney need not be notarized.

[Adopted, effective September 2, 1997; as amended, effective April 6, 1998.]