

## RESIDENTIAL LEASE

Date:\_\_\_\_\_

		(hereinafter referr	red to as Lessor)
lereby leases to hereinafter referred to as Lessee	e) the following described pro	operty:	<u> </u>
nerematici referred to as Lessec	the following described pro	operty	
PREMISES		Apt. # for use by Lessee as a priva (Zip)	
n	(State)	for use by Lessee as a priva	ate residence only.
<b>FERM</b> This lease is for a term of	f	months commencing on the	day of
	day of		·
I the other party written notice at	least da	esires that this lease terminate at the expiration ys prior to that date. Failure of either party to lease will then be on a month to month basis	give this required notice automatic
<b>RENT</b> This lease is made for a	nd in consideration of a mon	thly rental of	
dollars payable in advance on o	or before the 1st day of each r	month at Lessee :	
		Lessee	agrees to pay Lessor the sum of
prorated rental for the period	thru	, If rent is paid by dollars per month, or a net re	the 5th
of the month, Lessee shall be en	ntitled to a deduction of	dollars per month, or a net re	ental of
2 dollars per month provided, ho	wever, that if the rent due is r	not received by the 5th	of the month
Lessee shall be considered deli	nquent. If Lessee pays by che	eck and said check is not honored on presenta	tion for any reason
4 whatsoever, Lessee agrees to page considered a waiver or relinqui 6 NSF check; Lessor may require to Lessee of this requirement.	ay an additional sum ofshment of any of the other rige all future payments in the fo	as a per ghts or remedies of Lessor. At Lessor's discre- orm of money orders or certified funds. Lesso	nalty. This penalty provision is not to tion after receipt of r shall give written notice
D SECURITY DEPOSIT Upon This deposit shall be non-intered and conditions of this lease. The rent due to Lessor. This security due to Lessee's failure to fully	est bearing and is to be held be is security deposit is not an a y deposit is not to be consider and faithfully perform all of t	bee agrees to deposit with Lessor, the sum of by Lessor as security for the full and faithful polydvance rental and Lessee may not deduct por red liquidated damages. In the event of forfeithe terms and conditions of this lease, Lessor lithis lease and avoid his obligations hereunded.	erformance of the terms tion of the deposit from ture of the security deposit retains all of his other
Requipment or the cost of replace termination of this lease. Deduce charges occurring prior to term exceed the amount of the security deposits	ing any of the articles or equictions will also be made to coination of this lease and for wity deposit, Lessee agrees to jut, excess charges shall be pain	urse Lessor for the cost of repairing any dama ipment that may be damaged beyond repair, lover any unpaid amounts owed to Lessor for a which Lessee is responsible. In the event that pay all expenses and cost to Lessor. In the event id in addition to the amount of the said securiment therein, reasonable wear and tear exception.	ost or missing at the any damage, loss, or damages or other charges ent there has been a ty deposit.
family, guest or Agents, Lessee	agrees to pay Lessor when b t is not limited to garbage dis	ment therein, reasonable wear and tear exception of the full amount necessary to repair or resposal, plumbing problems due to improper us	place the damaged premises
deposit aforesaid shall be auton where such abandonment occur	natically forfeited should Les rs during the last month of the ther timely written notice that	herein, it is specifically understood and agreessee vacate or abandon premises before the exe term of this lease, and Lessee has paid all reat his lease will not be renewed under its automats nor Lessee's obligations.	epiration of this lease, except ent covering the entire term
The leased premises must be result in the subject only to normal wear and Lessee agrees to return the sams entitled to an accounting and a	d tear. Lessor agrees to delive e in like condition at the term return of the security deposit	od condition as they were at the time the Lesser the premises clean and free of trash at the brination of this lease. At the termination of the within 30 days thereafter, providing all of the pr. Lessee shall provide Lessor with a forward	reginning of this lease and is lease, the Lessee shall be to obligations of the lessee
OCCUPANTS The leased prer 2 visitors are not allowed to rema	nin at the premises for a perio	<u> </u>	
A temporary visitor is one who	inhabits the premises for no	more than ten (10) days.	
ESSEE'S INITIALS	LESSEE'S INITIALS	LESSOR'S INITIALS	LESSOR'S INITIALS
Proporty Address		Date . However, this provision shall not preclude L	Page 1 of 4

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73	SUB LEASE Lessee is not permitted to sublet or grant use or possession of the leased premises without the written consent of Lessor and then only in accordance with the terms of this lease. Any expense associated with subleasing the premises shall be paid
74 75	byNo Sub lease
76 77 78 79 80 81 82 83 84 85 86 87 88	DEFAULT, ABANDONMENT OR EVICTION Should the Lessee fail to pay the rent or any other charges arising under this lease promptly as stipulated or should premises be abandoned by Lessee (it being agreed that an absence of Lessee from the leased premises for five consecutive days after rentals have become delinquent shall create a conclusive presumption of abandonment) or should Lessee begin to remove furniture or any substantial portion of Lessee's personal property to the detriment of Lessors lien, or should voluntary or involuntary bankruptcy proceedings be commenced by or against Lessee, or should Lessee make an assignment for the benefit of creditors, then in any of said events, Lessee shall be in default and the rental of the whole of the unexpired term of this lease, together with any attorney's fees, and all other expenses shall immediately become due. Lessor may proceed one or more times for past due installments without prejudging his rights to proceed later for the rent for the remaining term of this lease. Similarly, in the event of any such default, Lessor retains the option to cancel this lease and obtain possession of the premises in accordance with the provisions of Article 4701, et. seq. of the Louisiana Code of Civil Procedure. In the event of such cancellation and eviction, Lessee is obligated to pay any and all rent and expenses due and owing through the day said premises are re-rented or this lease expires, whichever is sooner. Lessee is obligated to pay any collection and eviction costs and attorney's fees. In the event the premises are abandoned as defined above, Lessee grants to Lessor the right to dispose of belongings remaining in the premises in any manner Lessor chooses without any responsibility or liability to Lessee for any loss which Lessee may sustain from said disposition. Lessee shall be responsible for any cost incurred by removal of these belongings.
90 91	disposition. Lessee shall be responsible for any cost incurred by removal of these belongings.
92 93 94 95 96 97 98 10 10	OTHER VIOLATIONS, NUISANCE Should the Lessee at any time violate any of the conditions of this lease, other than the conditions provided in the immediately preceding paragraphs under the heading "Default, Abandonment, or Eviction" or should the Lessee discontinue the use of the premises for the purposes for which they are rented or fail to maintain a standard behavior consistent with the consideration necessary to provide reasonable safety, peace and quiet to others, such as but not limited to, being boisterous or disorderly, creating undue noise, disturbance or nuisance of any nature or knowingly engaging in any unlawful or immoral activities, or failure to abide by any Rules and Regulations, and should such violation continue for a period of five days after written notice has been given Lessee (such notice may be posted on Lessee's door) or should such violation again occur after written notice to cease and desist from such activity or disturbance, then, Lessee shall be in default and Lessor shall have the right 0 to demand the rent for the whole unexpired term of this lease which at once becomes due and payable or to immediately cancel 1 this lease and obtain possession of the premises in accordance with the provisions of Article 4701, et. seq. of Louisiana Code of 2 Civil Procedure, or to exercise any further rights granted by this lease or available by law.
10 10	4 RULES & REGULATIONS Lessee acknowledges receipt of a copy of and agrees to comply with the Rules and Regulations.
10 10	5 Lessee agrees to comply with any additions and/or modifications to these Rules & Regulations or with other Rules & Regulations 6 which may be established, adopted by the Lessor and which may be posted on the leased premises, and/or mailed, and/or delivered 7 to Lessee.
11 11 11 11 11 11	O CONDITION, REPAIRS, ADDITIONS AND ALTERATIONS OF PREMISES Lessor warrants that the leased premises are in good condition. Lessor shall be responsible for the repair of electrical, plumbing, air conditioning and heating system provided the repair is not caused by misuse or neglect by the Lessee. Lessee agrees to use the same with care, and to perform the usual cleaning and household maintenance customarily required. Air conditioning and heating filters are the responsibility of Lessee. The running of the unit with dirty filters is not permitted. Lessee acknowledges that he has been provided the opportunity to inspect the premises and accepts it in its current condition and agrees to keep it in same condition during the term of this lease at his expense and to return it to Lessor in the same or better condition at termination of this lease, normal decay, wear and tear excepted. The only exceptions to this area are repairs/improvements that Lessor specifically agrees to perform on the premises as may be outlined in the "SPECIAL CONDITIONS" section of this lease.
11 12 12 12 12	Dessee shall not make any additions or alterations to the premises without written permission of the Lessor. Lessor or his employees of shall have the right to enter the premises for the purpose of inspection or making repairs necessary for preservation of the property. Any additions or alterations made to the property by the Lessee shall become the property of the Lessor at the termination of this lease unless otherwise stipulated herein. Lessee expressly waives all right to compensation for any additions or alterations made to the premises. The Lessor, at his option, may require the premises to be returned to its original condition at Lessee's expense.
12 12 12	5 OCCUPANCY Should Lessor be unable to provide occupancy on the date of the beginning of this lease due to causes beyond 6 control of Lessor, this lease shall not be affected thereby, but Lessee shall owe rent beginning only with the day on which he can 7 obtain possession. Lessee shall not be entitled to any damages beyond the remission of rent for such term during which he is 8 deprived of possession. Should Lessor be unable to provide occupancy within 10 calendar days from the commencement of this 9 lease as stipulated herein, the Lessee shall have the option of terminating this lease by giving written notice to Lessor.
13 13 13 13	Should the property be destroyed or materially damaged so as to render it wholly unfit for occupancy by fire or other unforeseen event not due to any fault or neglect of Lessee, then Lessee shall be entitled to a refund of any prepaid rents for the unexpired term of the lease. However, Lessee shall not be entitled to a reduction of the monthly rent or cancellation of this lease because of a temporary failure of utilities, heat, air conditioning or temporary closing of swimming pool and/or a reasonable delay in completing agreed to improvements to the premises as specified in the "SPECIAL CONDITIONS" section of this lease.
13	7 SURRENDER OF PREMISES At the expiration of this lease, or its termination for other causes, Lessee is obligated to immediately 8 surrender possession, and should Lessee fail to do so, he consents to pay any and all damages, but in no case less than five times the 9 rent per day, plus attorney's fees, and other related costs.
14 14 14 14	LIABILITY If any employee or representative of Lessor renders any services (such as parking, washing or delivering automobiles, 2 handling of furniture or other articles, cleaning the rented premises, package delivery, or any other service) for or at the request of 3 Lessee, his family, employees or guests, then, for the purpose of such service, such employees shall be deemed the servant of Lessee, 4 regardless of whether or not payment is arranged for such service, and Lessee agrees to release Lessor and his agents and/or 5 representatives and to hold them harmless of any and all liability arising therefrom.
14 14 14	Neither Lessor nor his agents and/or representatives shall be liable to Lessee, or to Lessee's employees, patrons and visitors, or to any other person for any damage to person or property caused by any act, omission or neglect of Lessee or any other tenant of said pleased premises and Lessee agrees to defend, indemnify and hold Lessor, his agents and/or representatives harmless from all claims of for any such damage, whether the injury occurs on or off leased premises.
Ī	ESSEE'S INITIALS LESSEE'S INITIALS LESSOR'S INITIALS LESSOR'S INITIAL

230 S	SPECIAL CONDITIONS:			
Prope	erty Address		Date:	
LESS	SEE'S INITIALS	LESSEE'S INITIALS	LESSOR'S INITIALS	LESSOR'S INITIALS  Page 3 of 4
224 n 225 L 226 Ii 227 N 228 L 229 o	nitted without written consent of Lessor's written permission. No f no receptacle is provided, gar No boats or trailers are ever to be Lessee is to furnish Lessor with of dispute as to move-in condition	of Lessor. Lessee shall not allow the waterbeds are allowed. No foil in wooage is to be placed on curb as pressee parked in driveway or on front law a list of deficiencies noted by Lesse on of property.	cable/phone company to wire the prindows is allowed. Garbage to be pribed by law in a proper receptacle vn.  e at the time of occupancy. This is	oremises for cable without blaced in designated receptacle. provided by Lessee.  to be held by Lessor in case
222 N 223 s	hall be drilled in the walls, woo	IONS No cars to be parked on lawn dwork or floors and no antenna inst	allations are permitted. No painting	g or papering of walls is per-
217 g 218 L 219 V	arden care, in Lessee's name ar Lessee agrees to maintain, cut a VAIVER OF NOTICE Upon to	ain all utility services, including wand shall promptly pay all charges duned weed yard on a weekly basis.  ermination of the right of occupancy viction proceedings in accordance were accordance with the proceedings of the results	e thereon, during the term of this le y for any reason, Lessee hereby exp	ease unless otherwise noted.  pressly waives notice to vacate
213 T 214 p 215	property of which the leased pre	•		
		Lessor" and "Lessee" are used in thia All obligations of Lessee are joint, s		lural and shall apply to all
206 C 207 c 208 tl	onditions hereby contained, or	nilure of Lessor to insist upon the strany of them, shall not constitute or rms, covenant, agreement and cond	be construed as a waiver or relinqui	ishment of the Lessor's right
202 Ii 203 p	property is sold or transferred du	lered by agent in negotiating this lease and there are property is sold or transferred.		
198 u 199 o	of the negotiated price of any ag	n cash commission of	made with or through Lessee durin	so a commission of  g the term
195 196 <b>(</b>		eirs, successors or assigns, agrees to	pay to	its heirs,
189 <b>N</b> 190 o 191 H 192 s 193 f	out of, or relating to these premi Home Buyer's/Home Seller's Di uch other mediator as mutually or mediation except: matters af	arties agree that any controversy, classes or this lease, shall be submitted spute Resolution System of the Nev agreed to by the parties. All dispute fecting a foreclosure, or proceeding.	to mediation in accordance with the Orleans Metropolitan Association is arising out of or relating to this a	e rules and procedures of the of REALTORS ®, Inc., or greement shall be submitted
184 N 185 to 186 a	o Lessee at the herein leased pr nd compliance with the require	to be given under the terms of this lemises or to Lessor at the address apment of notice, regardless of whethey, or by attaching to door of premise	opealing in this lease, and such mai er addressee received such notice o	ling constitutes full proof of
181 p	ay the fee of such attorney. Such	rther agrees that if an Attorney is er th fee is hereby fixed at twenty-five ther agrees to pay all court costs and	(25%) percent of the amount claim	ned or a minimum of \$300.00
175 S 176 o 177 a 178 I	on property 60 days page 10 days page 11 days page 12 days page 12 days page 12 days page 13 days page 14 day	erves the right to post on the premise prior to expiration of lease. Lessee varpose of inspection, sale or leasing ess, this shall constitute a violation	vill also permit Lessor, his agents as at reasonable intervals between the	nd/or representatives to have
167 a 168 n 169 C 170 tl 171 a 172 tl	ccordance with the applicable in ments of law. Said parties acknown Commission and cannot return to the rules and regulations of the lagent from any and all liability of	that the return or disposition of Lesules of the Louisiana Real Estate Cowledge that the Lessor's agent is like the deposit, if held by agent, in the a Louisiana Real Estate Commission. For responsibility of agent relating to Louisiana Real Estate Commission. It the direction of the Lessor.	ommission, the terms and condition ewise bound to the applicable rules beence of mutual written agreemen Accordingly, both Lessor and Lesson the return of such deposit, except in	as of this lease, and the require- s of the Louisiana Real Estate at except in accordance with ee release and discharge said in the event agent breaches
163 ii 164 a 165	n leased premises. Lessor is not dequate insurance to protect the	Lessor, his agents and/or representa responsible for damage or loss of I emselves and their personal property	essee's personal property. Lessor e 7.	ncourages lessee to acquire

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238 **LEAD-BASED PAINT, ASBESTOS, RADON** Lessee is aware that the premises may contain lead based paint, asbestos, or other 239 toxins which may cause serious injury or death if consumed or ingested into the human body, and lessee acknowledges that the 240 "Protect Your Family From Lead in Your Home" pamphlet has been called to their attention with respect to notice and information

241 of lead base paint. Having knowled 242 to Lessor any condition which may 243 assume the use and occupancy of the 244 sentatives from any claims relating 245 demnify Lessor, his agents and/or 246 premises with the consent and periods.	r lead to damage or injury be he herein leased premises at g to or sustained as a consequence representatives from any clai	cause of lead, asbestos or other his own risk and hereby release ence thereof, and further agree	toxins, and Lessee further agrees to es Lessor, his agents and/or repre- s to hold harmless, defend and in-					
248 LESSOR:	Ware there any atmetures by	vilt on this property prior to 10'	70					
249 LESSOK.	Yes No	uilt on this property prior to 19'  X Unknown	76					
250	1es No	A CHKHOWH	_					
251 If <b>Yes</b> or <b>Unknown</b> is checked, thi 252 Lead-Based Paint Hazards Form d		tted with Lessor's Disclosure of	Information on Lead-Based Paint and					
253								
254								
255 LESSEE'S INITIALS 256	LESSEE'S INITIALS	LESSOR'S INITIALS	LESSOR'S INITIALS					
259 the real estate agent has provided I 260 hazards.	ebsite http:www.epa.gov/iaq	/molds/index.html. By initiali	old related hazards that can affect real ng this section, Lessee acknowledges that mation regarding common mold related					
261 262 LESSEE'S INITIALS		LESSEE'S INITI	ATC					
262 LESSEE'S INITIALS 263		LESSEE'S INITI	ALS					
	PREDATOR RECISTRY	NOTICE: The Louisiana Bures	u of Criminal Indentification and Information					
			of the locations of individuals required to					
			ving jurisdictions of 450,000 also maintain					
			ed at www.lasocpr.lsp.org/socpr/ and contains					
			by zip code, city, Parish or by offender name.					
269 Information is also available by ph								
270 Louisana 70896. You can also ema	il State Services at SOCP@d	lns state la us for more informa	tion					
271	in State Services at SOCI We	ips.state.ia.us for more informa	tion.					
272 LESSEE'S INITIALS		LESSE	E'S INITIALS					
273 EESSEE S INTERES		EESSE						
274 Time is of the essence. This docum	nent and any indicated adden	dum contain this entire lease. It	any part of this lease is or becomes					
275 contrary to law, the remainder of the								
276 and Lessee.	ns rease sharr be unarrected.	my changes must be agreed up	oon in writing, and signed by Dessor					
WE DO BUSINESS IN ACCORDANCE WITH FEDERAL FAIR HOUSING LAWS								
FACSIM	ILE SIGNATURES ARE AC	CCEPTABLE AND BINDING	AS ORIGINALS					
THIS IS	BINDING LEGAL DOCUM	IENT. READ CAREFULLY B	EFORE SIGNING.					
277 X		X	_					
278 Lessee Signature	Date	Lessor Signature	Date					
279								
280 X		X						
281 Lessee Signature	Date	Lessor Signature	Date					
282								
283 FOR REPAIRS/MAINTENANCE								
284	Name		Phone					