## RESIDENTIAL LEASE



The Standard Form (revised 8/08) of: New Orleans Metropolitan Association of REALTORS ®, Inc.

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(City) (State) (Zip)  This lease is for a term of months commencing on the day of ding on the last calendar day of  TH TO MONTH RENEWAL If Lessee, or Lessor, desires that this lease terminate at the expiration of its her party written notice at least days prior to that date. Failure of either party to give this requires this lease and all of the terms thereof except that the lease will then be on a month to month basis.  This lease is made for and in consideration of a monthly rental of spayable in advance on or before the 1st day of each month at Let ed rental for the period through the and dollars per month, or a net rental of spayable be entitled to a deduction of dollars per month, or a net rental of spermonth provided, however, that if the rent due is not received by the established be considered delinquent. If Lessee pays by check and said check is not honored on presentation for ever, Lessee agrees to pay an additional sum of as a penalty dered a waiver or relinquishment of any of the other rights or remedies of Lessor. At Lessor's discretion a check; Lessor may require all future payments in the form of money orders or certified funds. Lessor shall see of this requirement.  **RITY DEPOSIT** Upon execution of this lease, Lessee agrees to deposit with Lessor, the sum of \$ leposit shall be non-interest bearing and is to be held by Lessor as security for the full and faithful performent of this lease. This security deposit is not an advance rental and Lessee may not deduct portion on the tessor. This security deposit is not an advance rental and Lessee may not deduct portion on the tessor of the full and faithfull performent or the cost of replacing any damage to ment or the cost of replacing any of the articles or equipment that may be damaged beyond repair, lost or ment or the cost of replacing any of the articles or equipment that may be damaged beyond repair, lost or ment or the cost of replacing any of the arti	Apt. #				
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VRITY DEPOSIT Upon execution of this lease, Lessee agrees to deposit with Lessor, the sum of \$	l give written notice				
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	the premises or				
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	termination of this lease. Deductions will also be made to cover any unpaid amounts owed to Lessor for any damage, loss, or				
es occurring prior to termination of this lease and for which Lessee is responsible. In the event that damage					
d the amount of the security deposit, Lessee agrees to pay all expenses and cost to Lessor. In the event the	ges or other charges				
ture of the security deposit, excess charges shall be paid in addition to the amount of the said security dep	ges or other charges ere has been a				
d there he any demage to the legged promises or equipment therein, rescandilly were and to remark the	ges or other charges ere has been a				
d there be any damage to the leased premises or equipment therein, reasonable wear and tear excepted, car, guest or Agents, Lessee agrees to pay Lessor when billed the full amount necessary to repair or replace	ges or other charges ere has been a posit.				
ipment. This includes but is not limited to garbage disposal, plumbing problems due to improper usage,	ges or other charges ere has been a posit. aused by Lessee, his				
improper bath/shower usage.	ges or other charges ere has been a posit.  aused by Lessee, his the damaged premises				
	ges or other charges ere has been a posit.  aused by Lessee, his the damaged premises				

Property Address:			Date	
Not withstanding any other	r provisions expressed or implied	herein, it is specifically understood	and agreed that the entire security	
			ore the expiration of this lease, except	
			paid all rent covering the entire term	
		at his lease will not be renewed unde		
	leposit shall not limit Lessor's right		The determent renewal provisions.	
Torroward or the security of	epopul primi not mine zepopul pringi	no nor zessees congamons.		
The leased premises must	be returned to the Lessor in as go	od condition as they were at the time	e the Lessee first occupied same	
		er the premises clean and free of tras		
			tion of this lease, the Lessee shall be	
		within 30 days thereafter, providing		
		or. Lessee shall provide Lessor with a		
nave occir rammea, meraa	ing return of the keys to the Besse	1. Lessee shan provide Lesser with	a for warding address, in writing.	
OCCUPANTS The leased	premises shall be occupied only b	by the persons listed below. Other oc	ecupants including temporary	
	remain at the premises for a perio		coupuito, moraamig comporati	
violeto are not and view to	Tenum ut ute premiees for u perio	a in circust of to days.		
A temporary visitor is one	who inhabits the premises for no	more than ten (10) days.		
, J	1	( ) J		
<b>PETS</b> No pets shall be all	owed on the premises at any time.	However, this provision shall not pr	reclude Lessor modifying any lease	
	ritten agreement between Lessor a			
pero oj maraan wi				
SUB LEASE Lessee is no	t permitted to sublet or grant use	or possession of the leased premises	without the written consent of	
		ase. Any expense associated with sul		
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		e Lessee fail to pay the rent or any of		
lease promptly as stipulate	d or should premises be abandone	ed by Lessee (it being agreed that an	absence of Lessee from the leased	
		e delinquent shall create a conclusive		
		portion of Lessee's personal property		
		commenced by or against Lessee, or		
			f the whole of the unexpired term of	
		penses shall immediately become du		
		to proceed later for the rent for the		
		e option to cancel this lease and obta		
		ne Louisiana Code of Civil Procedur		
		expenses due and owing through the		
		o pay any collection and eviction co		
		to Lessor the right to dispose of beld		
		liability to Lessee for any loss which	n Lessee may sustain from said	
disposition. Lessee shall b	e responsible for any cost incurred	d by removal of these belongings.		
OTHED VIOLATIONS	NUISANCE Should the League et	any tima violata any of the condition	ns of this lease other then the	
		any time violate any of the condition		
			donment, or Eviction" or should the	
		for which they are rented or fail to m		
		nable safety, peace and quiet to othe		
		ance or nuisance of any nature or kn		
		egulations, and should such violatio be posted on Lessee's door) or should		
		rbance, then, Lessee shall be in defa e which at once becomes due and pa		
		e which at once becomes due and pa ce with the provisions of Article 470		
	reise any further rights granted by		71, et. seq. of Louisialia Code of	
Civil Flocedule, of to exe	cise any further rights granted by	uns lease of available by law.		
RULES & REGULATIO	VS Lessee acknowledges receipt a	of a copy of and agrees to comply with	th the Rules and Regulations	
		tions to these Rules & Regulations of		
		may be posted on the leased premis-		
to Lessee.	product of size 200001 and willon	at Farra on the reased prefitte	,	
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LESSEE'S INITIALS	LESSEE'S INITIALS	LESSOR'S INITIALS	I FSSOR'S INITIALS	

Property Address:	Date
CONDITION RE	PAIRS, ADDITIONS AND ALTERATIONS OF PREMISES Lessor warrants that the leased premises are
	ssor shall be responsible for the repair of electrical, plumbing, air conditioning and heating system provided
	by misuse or neglect by the Lessee. Lessee agrees to use the same with care, and to perform the usual clean
	ntenance customarily required. Air conditioning and heating filters are the responsibility of Lessee. The runr
	ty filters is not permitted. Lessee acknowledges that he has been provided the opportunity to inspect the pren
	current condition and agrees to keep it in same condition during the term of this lease at his expense and to
	in the same or better condition at termination of this lease, normal decay, wear and tear excepted. The only
	area are repairs/improvements that Lessor specifically agrees to perform on the premises as may be outlined in
the "SPECIAL CO	NDITIONS" section of this lease.
	ake any additions or alterations to the premises without written permission of the Lessor. Lessor or his emplo
	to enter the premises for the purpose of inspection or making repairs necessary for preservation of the prope
	Iterations made to the property by the Lessee shall become the property of the Lessor at the termination of th
lease unless other	rise stipulated herein. Lessee expressly waives all right to compensation for any additions or alterations made
the premises. The	Lessor, at his option, may require the premises to be returned to its original condition at Lessee's expense.
OCCUPANCY S	ould Lessor be unable to provide occupancy on the date of the beginning of this lease due to causes beyond
	his lease shall not be affected thereby, but Lessee shall owe rent beginning only with the day on which he ca
	Lessee shall not be entitled to any damages beyond the remission of rent for such term during which he is
	sion. Should Lessor be unable to provide occupancy within 10 calendar days from the commencement of this
	herein, the Lessee shall have the option of terminating this lease by giving written notice to Lessor.
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Should the proper	y be destroyed or materially damaged so as to render it wholly unfit for occupancy by fire or other unforesee
	by fault or neglect of Lessee, then Lessee shall be entitled to a refund of any prepaid rents for the unexpired to
	ver, Lessee shall not be entitled to a reduction of the monthly rent or cancellation of this lease because of a
	of utilities, heat, air conditioning or temporary closing of swimming pool and/or a reasonable delay in comple
	nents to the premises as specified in the "SPECIAL CONDITIONS" section of this lease.
ugreed to improve	itelia to the premises as specified in the ST Earlie Corvertion of this leade.
SURRENDER O	PREMISES At the expiration of this lease, or its termination for other causes, Lessee is obligated to immed
	on, and should Lessee fail to do so, he consents to pay any and all damages, but in no case less than five time
	attorney's fees, and other related costs.
rent per day, plus	ttorney's rees, and other related costs.
LIARILITY If any	employee or representative of Lessor renders any services (such as parking, washing or delivering automobi
	re or other articles, cleaning the rented premises, package delivery, or any other service) for or at the request
	employees or guests, then, for the purpose of such service, such employees shall be deemed the servant of L
	ner or not payment is arranged for such service, and Lessee agrees to release Lessor and his agents and/or
	I to hold them harmless of any and all liability arising therefrom.
representatives an	to note them harmost of any and an interior arising therefore
Neither Lessor no	his agents and/or representatives shall be liable to Lessee, or to Lessee's employees, patrons and visitors, or
	or any damage to person or property caused by any act, omission or neglect of Lessee or any other tenant of s
	d Lessee agrees to defend, indemnify and hold Lessor, his agents and/or representatives harmless from all cla
	ge, whether the injury occurs on or off leased premises.
ioi any such dama	se, whether the injury occurs on or on leased premises.
Lessee hereby role	ases and holds Lessor, his agents and/or representatives harmless and agrees to defend and indemnify Lessor
	ases and noids Lessor, his agents and/or representatives narmiess and agrees to defend and indefinity Lessor injury to persons or property caused as a result of the use of the swimming pool by Lessee or any persons
	through the use, permission or consent of Lessee.
making use of sale	unough the use, permission of consent of lessee.
Laggae accumas ==	mangibility for the condition of the promises. Lesser is not recommodable for demand coursed by leader in the area
	sponsibility for the condition of the premises. Lessor is not responsible for damage caused by leaks in the roo y freezing or otherwise, or any vices or defects of the leased property, or the consequences thereof, except in
	glect or failure to take action toward the remedying of such defects within a reasonable amount of time after
	otice of such defects. Should lessee fail to promptly so notify Lessor in writing, of any such defects, Lessee v
become responsib	e for any damage or claims resulting to Lessor or other parties.
Logge J	that naithan Laggar his agants and/or representatives associated by The Lagranger Lagranger
	s that neither Lessor, his agents and/or representatives carries Hazard or Flood insurance on Lessee's contents
	Lessor is not responsible for damage or loss of Lessee's personal property. Lessor encourages lessee to acqu
adequate insuranc	to protect themselves and their personal property.
	<del></del>
LESSEE'S INIT	ALS LESSEE'S INITIALS LESSOR'S INITIALS LESSOR'S INITIALS

	Property Address: Dat	.e				
166 167 168 169 170 171 172 173 174 175 176 177 178 179	Lessor and Lessee acknowledge that the return or disposition of Lessee's deposit is a decision made exclusively by the Lessor in accordance with the applicable rules of the Louisiana Real Estate Commission, the terms and conditions of this lease, and the requirements of law. Said parties acknowledge that the Lessor's agent is likewise bound to the applicable rules of the Louisiana Real Estate Commission and cannot return the deposit, if held by agent, in the absence of mutual written agreement except in accordance with the rules and regulations of the Louisiana Real Estate Commission. Accordingly, both Lessor and Lessee release and discharge said agent from any and all liability or responsibility of agent relating to the return of such deposit, except in the event agent breaches the rules and regulations of the Louisiana Real Estate Commission. Lessee acknowledges that the actions of the agent regarding this entire lease is made solely and at the direction of the Lessor.  SIGNS & ACCESS Lessor reserves the right to post on the premises "For Sale" signs at any time and "For Rent" signs can be placed on property days prior to expiration of lease. Lessee will also permit Lessor, his agents and/or representatives to have access to the premises for the purpose of inspection, sale or leasing at reasonable intervals between the hours of 8:00 am to 8:00 pm. If Lessee refuses request for access, this shall constitute a violation of the lease.					
180 181 182 183	<u>ATTORNEYS FEES</u> Lessee further agrees that if an Attorney is employed to protect the rights of the Lessor pay the fee of such attorney. Such fee is hereby fixed at twenty-five (25%) percent of the amount claimed or a whichever is greater. Lessee further agrees to pay all court costs and sheriffs charges and all other expenses in	n minimum of \$300.00 nvolved.				
184 185 186 187 188	<b>NOTICES</b> All notices required to be given under the terms of this lease shall be in writing, and if mailed, by to Lessee at the herein leased premises or to Lessor at the address appealing in this lease, and such mailing co and compliance with the requirement of notice, regardless of whether addressee received such notice or not. No given in writing by hand delivery, or by attaching to door of premises.	nstitutes full proof of Notices may also be				
189	COMMISSIONS Lessor, his heirs, successors or assigns, agrees to pay to	its heirs,				
190	<u>COMMISSIONS</u> Lessor, his heirs, successors or assigns, agrees to pay to which c	commission is earned and payable				
191	upon execution of this lease, and a similar commission on any extension or renewal of this lease and also a co	ommission of				
192	of the negotiated price of any agreement to sell, exchange or option made with or through Lessee during the to	erm				
193 194	of this lease or any renewal and/or extension thereof or within 180 days after the expiration of this lease or an	y renewal thereof.				
195	In consideration of services rendered by agent in negotiating this lease, Lessor hereby agrees that in the event					
196	property is sold or transferred during the term of this lease and there are any unpaid commission still due ager	nt, Lessor will pay				
197 198	same lump sum in cash at the time property is sold or transferred.					
199	<b>OTHER CONDITIONS</b> The failure of Lessor to insist upon the strict performance of the terms, covenants, as					
200 201 202	conditions hereby contained, or any of them, shall not constitute or be construed as a waiver or relinquishmen thereafter to enforce any such terms, covenant, agreement and condition, but the same shall continue in full for					
203	It is understood that the terms "Lessor" and "Lessee" are used in this lease, and they shall include the plural ar	nd shall apply to all				
204 205	persons, both male and female. All obligations of Lessee are joint, several and in solido.					
206 207 208	This lease, whether or not recorded, shall be junior and subordinate to any mortgage hereafter placed by Lesse property of which the leased premises forms a part.	or on the entire				
209 210 211	<u>UTILITIES</u> Lessee shall maintain all utility services, including water, gas, electricity, phone, garbage collecting garden care, in Lessee's name and shall promptly pay all charges due thereon, during the term of this lease unlike the control of					
212 213 214	<u>WAIVER OF NOTICE</u> Upon termination of the right of occupancy for any reason, Lessee hereby expressly v premises prior to institution of eviction proceedings in accordance with La. CCP Article 4701 and La. CC Art					
214 215 216 217 218 219 220	<u>MISCELLANEOUS PROVISIONS</u> No cars to be parked on lawn or walkways. Cars to be parked only in deshall be drilled in the walls, woodwork or floors and no antenna installation are permitted. No painting or pap mitted without written consent of Lessor. Lessee shall not allow the cable/phone company to wire the premise Lessor's written permission. No waterbeds are allowed. No foil in windows is allowed. Garbage to be placed if no receptacle is provided, garbage is to be placed on curb as prescribed by law in a proper receptacle provided.	pering of walls is per- es for cable without in designated receptacle.				
221 222 223	Lessee is to furnish Lessor with a list of deficiencies noted by Lessee at the time of occupancy. This is to be h of dispute as to move-in condition of property.	eld by Lessor in case				

LESSOR'S INITIALS

LESSOR'S INITIALS

LESSEE'S INITIALS

LESSEE'S INITIALS

Property Address:			Date
SPECIAL CONDITIONS			
LEAD-BASED PAINT, AS	BESTOS, RADON Lessee is a	ware that the premises may conta	nin lead based paint, asbestos, or other
_			y, and lessee acknowledges that the
_			n with respect to notice and information
-	_	-	in a reasonably safe condition, to report
_			ner toxins, and Lessee further agrees to
_	-		ases Lessor, his agents and/or repre- ees to hold harmless, defend and in-
			s of his household or others using the
premises with the consent a		ciainis made by Lessee, resident	s of his household of others using the
promises with the compone a	Ta permission of Ecopes.		
LESSOR: Were th	ere any structures built on this	property prior to 1978	
☐ Yes	□ No □ Unkno	wn	
			of Information on Lead-Based Paint and
Lead-Based Paint Hazards I	Form dated		·
LESSEE'S INITIALS	LESSEE'S INITIALS	LESSOR'S INITIALS	LESSOR'S INITIALS
			nold related hazards that can affect real
			tialing this section, Lessee acknowledges that
	vided Lessee with the EPA web	osite enabling Lessee to obtain in	formation regarding common mold related
hazards.			
LESSEE'S INITIALS	LESSEE'S INITIALS		
SEX OFFENDER AND C	HILD PREDATOR REGISTR	Y NOTICE: The Louisiana Bure	au of Criminal Identification and Information
			ocations of individuals required to
register pursuant to LSA-R.	S. 15:540 et seq. Sheriff's Depa	artment and Police Departments s	erving jurisdictions of 450,000 also maintain
such information. The State S	ex Offender and Child Predator F	Registry database can be accessed a	http://www.lsp.org/socpr/default.html and co
-	-		ned by zip code, city, Parish or by offender na
	2 1		Box 66614, Mail Slip #18, Baton Rouge,
Louisiana 70896. You can a	Ilso email State Services at SOC	CP@dps.state.la.us for more inf	ormation.
LESSEE'S INITIALS	LESSEE'S INITIALS		
Time is of the essence. This	document and any indicated ac	ldendum contain this entire lease	. If any part of this lease is or becomes
			upon in writing, and signed by Lessor
and Lessee.		, , , , , , , , , , , , , , , , , , , ,	
LESSEE'S INITIALS	LESSEE'S INITIALS	LESSOR'S INITIALS	LESSOR'S INITIALS
LEBBEE B HALLIALB	LEBBEE BINITALS	LEBBUR B HULLALD	LEBBUK B HHIIALB

	WE DO BUSIN	ESS IN ACCORDANC	E WITH F	EDERAL FAIR HOUSING	LAWS
	FACSIMILE SIGNATURES ARE ACCEPTABLE AND BINDING AS ORIGINALS				INALS
	THIS IS BINDIN	G LEGAL DOCUMEN	NT. READ	CAREFULLY BEFORE SI	GNING.
X					
Lessee Signature		Date	Le	essor Signature	Date
x			x		
Lessee Signature		Date	Le	essor Signature	Date
Agent Name		Company		Phone #	Listing Agent I.D. #
Agent Name		Company		Phone #	Listing Agent I.D. #

282

283 284 Property Address: \_\_\_\_\_\_ Date \_\_\_\_\_

Phone