

RESIDENTIAL LEASE AGREEMENT

THIS	AGREEMENT, entered into this	day of	,, , by and between
			, hereinafter called
			, hereinafter
said Le	essor does hereby demise and lease to the sa	aid Lessee, the premises situated at	rt of the said Lessee to be kept and performed, the
			referred to as premises to be used and occupied by
	and the following occupants only:		
as a pr	ivate residence, and for no other purpose.		
1.	TERM: The term hereof shall begin on _	and cont	inue (check one of the two following alternatives):
	until	for a total rent of \$	dollars; or
		reafter, until either party shall ter te delivered by certified or hand-deliver	minate this lease by giving the other party ed with receipt.
2.	RENT: Rent shall be \$	per month, payable in advanc	ee, upon the day of each month to Lessor
	or his authorized agent at the following add		
	Time is of the essence. In the event rent is	not paid within	days after due date, Lessee agrees to pay a
			for each dishonored check.
3.	SECURITY DEPOSIT: A security depos	sit of \$,	deposited with
	shall be refunded to Lessee within two we	eks after Lessee vacates property provi	ded property is in same condition as when leased,
	excepting normal wear and tear. A pet dep	osit of \$	is is not required and is is not
	refundable at termination of lease.		
4. DEFAULT: In the event of a default by Lessee, Lessor shall not be required to return any part or portion of the secur		eturn any part or portion of the security deposit, but	
	the Lessor may either retain the security	deposit as liquidated damages or reta	in the security deposit and apply it against actual
			e security deposit shall not be the only remedy to
		-	rovided by this lease and by law, and all remedies
			e attorney fees and expenses incurred in and about
	an attorney be retained by Lessor in so doi		ering possession from Lessee, should the service of
5.	UTILITIES: Lessee shall be respon	sible for deposits and connections of a	all utility services required on the premises prior to
	occupancy, and shall be responsible for pa	-	
	Lessor shall be responsible for		·
6.	CONDITION OF PROPERTY: Lessee s	stipulates that he examined the premise	s, including the grounds and all improvements, and
	that they are, at the time of this lease, in	good order, repair, and in safe, clean	and Rentable condition. Taking possession of the
	-	•	es in good condition. At the expiration or sooner
			in as good a state and condition as they were in at
			premises, Lessee will leave the same in clean and
	rentable condition (except for reasonable thereof from Lessee's security deposit.	wear) Lessor may clean and/or repair	the premises and deduct the reasonable expenses
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Phone: Fax:

- 40 7. ALTERATION AND IMPROVEMENTS: Lessee agrees to make no addition, alternation, or improvement, including painting, to 41 the premises without the prior written consent of Lessor. All additions, alteration and improvements shall be the property of the 42 Lessor (with the exception of fixtures removable without damage to the premises and moveable personal property), and Lessee shall 43 not be entitled to compensation thereof, nor shall Lessee remove them from the premises without the written consent of the Lessor. 44 If Lessee makes any addition, alteration or improvement, including painting, to the premises without the written consent of Lessor, 45 the Lessor may, at his option, require Lessee to restore the premises to their former condition. If Lessee fails or refuses to make such 46 restoration within thirty (30) days after written notice from the Lessor to do so, Lessor may restore the premises and Lessee shall be 47 responsible for the total cost thereof.
- **8. DAMAGES TO PREMISES:** Lessor shall not be liable for any damages or injury to Lessee, or any other person, or to any property, occurring on the premises or any part thereof, or in common areas thereof, unless such damages is the proximate result of the negligence or unlawful act of Lessor, his agents or his employees. Lessee agrees to hold Lessor harmless from any claims for damages, no matter how caused, except for injury or damages for which Lessor is legally responsible.
- 9. RIGHT TO INSPECT: Lessor or his agent shall have right to all reasonable times to enter the premises to inspect same, make repairs, or show the premises to prospective purchasers or Lessees. Premises shall be shown by appointments only. Lessee shall cooperate in arranging said appointments. Lessor shall have the right to advertise the premises for sale or Lessor may at any time remove fixtures, alterations or additions not in conformity with this lease, and may make sure such repairs and alterations as may be deemed by Lessor necessary to the preservation of the premises.
 - 10. INDEMNIFICATION: Lessee hereby covenants and agrees to save, indemnify and hold Lessor and his insurers, agents and employees harmless in the event of any accident, occurrence, injury or loss to Lessee, Lessee's family, co-occupants, employees or guests, and to also defend, save, indemnify and hold Lessor and his insurers, agents and employees harmless in the event of loss to such persons or anyone due to burglary, theft, robbery, fire, wind, rain or other causes whatsoever. It is understood and agreed that Lessor and his insurers, agents and employees, shall not be liable to Lessee, Lessee's family, co-occupants, friends, guests, invitees or any person for injury, damage or loss of any nature which may occur at any time on account of any defect in the leased premises, the improvements therein and the appurtenances thereto, whether such exist at this time or arises subsequently hereto and whether such defect was known or unknown at the time; that Lessor, his insurers, agents or employees, shall not be liable for any injuries or damages to person or property sustained by Lessee, Lessee's family, co-occupants, guests, friends, servants or any other person upon the premises or any damage to any other person upon the premises or for any damage to any person or property by or from any boiler, plumbing, gas, water, steam or other pipes, sewage or any gas or electrical fixture or appliance or the bursting or leaking thereof. Lessee being fully advised knowingly, voluntarily and expressly agrees to defend, save, indemnify and hold Lessor, Lessor's insurers, agents and employees harmless in all respects from and against any and all of the foregoing and from and against any and all claims, demands, actions, and suits of every kind whatsoever for injury, loss or damage of any kind whatsoever resulting to Lessee, Lessee's family, friends, co-occupants, guests, employees, invitees, business visitors, and all persons on the premises by invitation, by sufferance or for any reason connected with Lessee's family, employees, friends, co-occupants or guests, regardless of whether such injury, loss or damage occurred or was sustained on or off the leased premises or appurtenances and in spite of the fact that the same may have resulted because of the condition of the premises or otherwise.
- 75 11. **ABANDONMENT:** If Lessee fails to pay the rent or any other charge required to be paid by Lessee, or if Lessee shall breach any 76 of the terms of this lease, Lessor shall have such rights as provided by law. If the property becomes vacant or abandoned, this lease 77 shall expire and terminate and Lessor may re-enter and take possession in the manner provided by law. In case Lessor shall recover 78 possession of the property, he may, but shall not be required to, remove property of the Lessee and store same, or he may dispose of 79 said property as provided by law. Notwithstanding anything stated herein, Lessee agrees that whether possession is taken or this 80 lease is cancelled by Lessor, the entire unpaid balance of rent shall accelerate and immediately become due and payable and Lessee 81 shall be responsible for all costs, including attorney's fees incurred by Lessor if entitled, but Lessor shall have all recourse against 82 Lessee provided by this lease and by law, and all remedies shall be cumulative and non-exclusive.
- PERFORMANCE: The failure of Lessor to insist upon the strict performance of the terms, covenants, agreements and conditions herein contained, or any of them shall not constitute or be construed as a waiver of relinquishment of Lessor's right thereafter to enforce any such term, covenants, agreement or condition, but the same shall continue in full force and effect.

86 13. REPAIRS: Lessee shall be responsible for the first \$ of all repairs	s to prer	mises
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67 **14. GOVERNING LAW:** The laws of the State of Mississippi shall govern the interpretation, validity, performance and enforcement of this Lease. If any provision of this Lease should be held invalid or unenforceable, the validity and enforceability of the remaining provisions of this Lease shall not be affected thereby.



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91 92		and Leasing Firm have represented the party or parties indicated below, and that these relationships were disclosed to the parties in writing at or before the time specific real estate assistance was provided. The parties agree that one of the following applies:		
93 94		AFTER REVIEWING THE BELOW, PARTIES AGREE THAT SUBPARAGRAPH(INDICATE A, B, C OR D) APPLIES HEREIN.		
95 96 97 98 99		 A. The Listing Firm, the Leasing Firm, and their salespersons represent the Lessor as their client. The Lessee is the customer. B. The Listing Firm and its salespersons represent the Lessor. The Leasing Firm and its salespersons represent the Lessee. C. The Listing Firm and its salespersons represent both the Lessor and the Lessee as dual agents by mutual agreement and all parties have signed and understand the Dual Agency Confirmation form attached and made a part of this Lease Agreement. D. The Leasing Firm and its salespersons represent the Lessee. The Lessor is the customer. 		
101 102 103 104 105 106	16.	LEAD-BASED PAINT: Parties are aware that the age of the property might make it suspect that "Lead-Based Paint" might have been used. In accordance with "HUD" and "EPA" final rulings as set forth in 61 Federal Regulation 9064 (March 6, 1996) and in compliance with Section 1018 of the Residential Lead-Based Paint Hazard Reduction Act of 1992 (Title X of the Housing and Community Development Act of 1992, P.L. 102-550), the Lessor does give notice to the Lessee that Lessee has ten (10) days to conduct the Risk Assessment of Inspection as provided therein and has provided all available records or reports pertaining thereto. Lessee, by initialing below, acknowledges receipt of the "Lead-Based Paint" pamphlet required by HUD and EPA.		
107		Lessee(s) Initials	Lessor(s) Initials	
108 109 110 111 112 113 114 115 116 117 118 119 120 121	17. 18.	 Application		
123 124				
125		Lessor	Lessee	
126		Lessor	Lessee	
127		Date		

DISCLOSURE OF AGENCY RELATIONSHIP: The parties confirm, in connection with this transaction, that the Listing Firm

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APPLICATION

128	LESSEE ?	NAME OF CO-LESSEE			
129	SOCIAL SECURITY # I	DRIVER'S LICENSE #			
130	PHONE WORK # I	PHONE HOME #			
131	PRESENT ADDRESS				
132	CITY	STATE ZIP			
133	LANDLORD OR AGENT				
134	HOW LONG AT PRESENT ADDRESS?				
135	PREVIOUS ADDRESS				
136	ANIMALS: YES NO TYPE				
137	CAR MAKE YEAR MOI	DEL LICENSE #			
138	NAME OF EMPLOYER				
139	ADDRESS OF EMPLOYER				
140	SUPERVISOR	PHONE #			
141	OCCUPATION				
142	PERSONAL REFERENCES:				
143	NAME				
144	ADDRESS				
145	PHONE #				
146	NEAREST RELATIVE:				
147	NAME				
148	ADDRESS				
149	PHONE #				
150	Dated Lessor's	s Authorized Agent			
150	Ecssol s	, radio inca rigoria			
151	51 Lessee's authorization to check credit:				
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