EL PASO RESIDENTIAL LEASE AGREEMENT

THIS LEASE AGREEMENT hereinafter known as the "Lease" is entered into this _____

day of	, 20	_, by and between $_$, ("Landlord")
with mailing a	address at			and
				, ("Tenant(s)").
Landlord and "parties".	tenant are eacl	n referred to herein a	as a "party" and, c	collectively, as the
		sires to lease the Pro Forth herein; and	perty defined her	ein under the
	` '	ires to lease the Prop d conditions set fort	•	ein from the
contained her	ein and other g	n consideration of the good and valuable co acknowledged, the	onsideration, the	receipt and
		ns property and imp		
"Property").		,		
20, and e referred to as provisions of t	nd on the the "Term"), un he Lease. Upor	Il commence on the _ day of less otherwise termi n the end of the Term Landlord unless:	, 20 nated in accorda	(hereinafter nce with the
signed • the Lar original	by both parties dlord willingly Term. Where t Term, without	xtended by the Lanc s; or accepts Rent from tl he landlord accepts a formal extension a nancy will be created	he tenant for a pe Rent for a period agreed to in writir	eriod beyond the beyond the
(hereinafter re	eferred to as "Re	y to the Landlord the ent") for the duration every day of the mo	n of the Term of th	ne Lease. The Rent

рау к	ent in a timely manner.
A.	Late Rent. If Rent is not paid within days of the Due Date, the Rent shall be considered past due and a late fee of $\$ or $\$ or $\$ of the Rent past due shall be applied for every $\$ day Rent is late or $\$ occurrence Rent is late.
B.	Returned Checks . In the event that a check intended as payment for Rent is dishonored for whatever reason, the same shall be considered as Late Rent with the late fee being payable on the same.
C.	Application of Payments . Whenever there are different sums owed by the Tenant(s) to the Landlord, any payment shall be applied first to those non-rent obligations, including but not limited to association/community dues, Late Fee, repairs chargeable to the Tenant(s), and other charges notwithstanding any notations or specifications made by the Tenant(s) on the application of any payment paid to the landlord.
D.	Rent Increases. There will be no rent increases during the Term of this Lease. Any increase in Rent shall only take effect after the expiration of the Term provided in this Lease. Any increase in Rent to take effect upon renewal or extension of the Term of this Lease must be preceded by a day notice from the Landlord to the Tenant(s).
\$ Depos Landl	RITY DEPOSIT. The Tenant(s) shall handover to the landlord the amount of as a Security Deposit upon the execution of this Lease (the "Security sit"). The receipt of such Security Deposit is hereby acknowledged by the ord who undertakes to hold the same in compliance with applicable laws, rules egulations.
	ductions. Upon the termination of the Lease, the Landlord may deduct the ving from the Security Deposit:
	Unpaid rent Late fees Unpaid utilities Cost of repairs beyond ordinary wear and tear Cleaning fee in the amount of \$ Early Termination Fee Brokerage fees Others:
	turn. The Security Deposit or the balance thereof shall be returned by the ord to the Tenant(s) within days of the termination of the Lease or in

"Due Date"). Weekends and holidays do not delay or excuse Tenant(s)'s obligation to

make any allowable deduction, the Landlord shall provide the tenant(s) with an itemized list of all deductions made. This itemized list shall specify the amounts and the respective expenses to which the Security Deposit or parts of it was applied.			
C. Tenant(s)'s Forwarding Address: Upon vacating the Property, any and all notices, communication, and other deliveries may be made to the Tenant(s)'s forwarding address at:			
USE OF PROPERTY. The Property as defined herein shall be for the sole and exclusive use and occupation by the Tenant(s) and same's exclusive family namely:			
1.			
Any Guest(s) of the Tenant(s) shall not be allowed to stay beyond days without the consent of the Landlord. The Property shall be used solely and exclusively as a residence and single-family dwelling. The Property or any part of it shall not be used for any business, profession, vocation, or trade of any kind. The Tenant(s) shall comply with any and all applicable laws, statutes, and rules covering the Property.			
CONDITION. The Tenant(s) stipulates that The Property has been examined and that the Property is in good repair and is tenantable.			
ASSIGNMENT. Under this Lease:			
□ Subletting Not Allowed. The Tenant(s) acknowledges that this Lease is not transferable and that the Tenant(s) may not assign the Lease, any part of the Lease, or any of the rights or obligations herein. The tenant(s) shall not sublet, sublease, or otherwise grant any other party any license or right in relation to the Property or this Lease. Any license, assignment sublease, or agreement in violation of this clause shall be null and void with no legal force whatsoever. □ Subletting Allowed. Tenant(s) shall have the right to sublet and grant a license to other individuals to use the Property or any part thereof □ with / □ without the prior written consent of the Landlord. In the event that the Tenant(s) shall sublet the Property, notice of the Subtenant(s) name and address shall be given to the Landlord within days. In the event the SubTenant(s) violates any portion of this Lease, all liability shall be held against the Tenant(s).			

accordance with State law, whichever is sooner. In the event that the Landlord shall

RIGHT OF ENTRY. The Landlord shall have the right to enter the Property during normal working hours by providing at least ____ hours notice in order for inspection, make necessary repairs, alterations, or improvements, to supply services as agreed or for any reasonable purpose. The Landlord may exhibit the Property to prospective purchasers, mortgagees, or lessees upon reasonable notice.

ALTERATIONS AND IMPROVEMENTS. No alterations to or improvements on the Property shall be made by the Tenant(s) without prior express consent of the Landlord to the same in writing.

A. **Unauthorized Alterations or Improvements.** In the event that the Tenant(s) shall undertake alterations or improvements relating to the Property in violation of this section, the same shall be considered a material breach of this Lease putting the Tenant(s) in default. The Landlord may, upon the Landlord's discretion, require the Tenant(s) to undo the alterations or improvements and restore the Property to its condition prior to any unauthorized alteration or improvement at the sole expense of the Tenant(s).

B. **Ownership of Alterations and Improvements.** In all cases of alterations, improvements, changes, accessories, and the like that cannot be removed from the Property without destroying or otherwise deteriorating the Property or any surface thereof shall, upon creation, become the Landlord's property without need for any further transfer, delivery, or assignment thereof.

NON-DELIVERY OF POSSESSION. The Landlord shall deliver to the Tenant(s) possession of the Property on or before the commencement of the Term of this Lease. Delay in the delivery of possession of the Property for any cause other than the fault or negligence of the Landlord shall cause the abatement of the Rent until the date until such time the possession is delivered. In any event, the possession of the Property must be delivered no later than _____ days after the commencement of the Term of this Lease and the Tenant(s) agrees to accept the same until such date despite the delay. Failure of the landlord to deliver possession of the Property within this period shall automatically terminate the Lease. Upon such Termination, the Landlord shall return to the Tenant(s) the Security Deposit, any advance rent, and other sums not otherwise consumed on account of the Tenant(s) never having occupied the Property, such as, but not limited to, cleaning fees if already collected. Thereafter the Parties shall have no further obligation to each other.

HAZARDOUS MATERIALS. The Tenant(s) shall not keep on the Property any item of a dangerous, flammable, or explosive nature that might unreasonably increase the danger of fire or explosion on the Property or that might be considered hazardous or extra hazardous by any responsible insurance company.

UTILITIES. The Landlord shall provide the following utilities and services to the Tenant(s): Any
other utilities or services not mentioned will be the responsibility of the Tenant(s).
MAINTENANCE, REPAIR, AND RULES. The maintenance of the Property, minor repairs, and servicing shall be the responsibility and sole expense of the Tenant(s), including but not limited to HVAC/air-conditioning units and plumbing fixtures (e.g. showers, bath tubs, toilets, or sinks). For the entirety of the term of this Lease, the Tenant(s) shall keep the property clean and in good repair. The Tenant(s) shall:
A. Comply with any and all rules or regulations covering the Property, including but not limited to local ordinances, health or safety codes, those set forth in the Master Lease, and Condominium or Homeowners associations, where applicable.
B. Dispose of any and all waste properly.C. Not obstruct any structure intended for ingress, egress, passage, or otherwise providing some type of access to, from, or through the property.
 D. Keep all windows, balconies, railings, and other fixtures or structures visible from outside of the property free from laundry at all times. E. Obtain consent of the Landlord prior to replacing or installing new deadbolts, locks, hooks, doorknobs, and the like.
F. Refrain from all activities that will cause unreasonably loud noises or otherwise unduly disturb neighbors and/or other residents.
PETS. Under this Lease: □ Pets Allowed. The Tenant(s) shall be allowed to have pet(s) on the Property consisting of □ Dogs □ Cats □ Fish □ Other not weighing more than □ pounds. The Landlord shall administer a fee of \$ per pet on the Property. The Landlord shall be held harmless in the event that any of the Tenant(s)'s pets cause harm, injury, death, or sickness to another individual or animal Tenant(s) is responsible and liable for any damage or required cleaning to the Property caused by any authorized or unauthorized animal and for all costs the Landlord may incur in removing or causing any animal to be removed.
□ Pets Not Allowed. There shall be no animals permitted on the Property or in any common areas UNLESS said pet is legally allowed under the law in regard to assistance with a disability. Pets shall include, but not be limited to, any mammal, reptile, bird, fish, rodents, or insects on the Property.

QUIET ENJOYMENT. The Landlord warrants that the Tenant(s) shall have quiet and peaceful enjoyment of the Property and hold the same free from molestation or interference from the Landlord or any other person or entity whose claim to the

Property comes from the Landlord, subject to the terms and conditions of this Lease and compliance by the Tenant(s) with the same.

INDEMNIFICATION. The Landlord shall not be liable for any damage or injury to the Tenant(s), or any other person, or to any property, occurring on the Premises, or any part thereof, or in common areas thereof, and the Tenant(s) agrees to hold the Landlord harmless from any claims or damages unless caused solely by the Landlord's negligence. It is recommended that renter's insurance be purchased at the Tenant(s)'s expense.

DEFAULT. In the event that the Landlord breaches any of the terms and conditions of this Lease or any applicable laws, rules, or codes, the Tenant(s) may avail of any of the remedies available under the law. In the event that the Tenant(s) breaches or fails to comply with any of the terms and conditions of this Lease or any applicable laws, rules, or codes, the Landlord shall afford the Tenant(s) _____ days to remedy or rectify the same. This period shall commence on the day the Tenant(s) receives Notice of such breach or non-compliance with the request to rectify the same. If the Tenant(s) fails to comply or rectify the breach or if the breach cannot reasonably be rectified or remedied, the Tenant(s) shall be in default. Upon the Tenant(s)'s default, the Landlord may terminate the Lease by sending the notice of default and consequent termination of the lease to the Tenant(s) and thereafter recover possession of the Property.

ABANDONMENT. In the event that the Tenant(s) abandons the Property, the Landlord may declare the Lease terminated, recover possession of the Property, enter the premises, remove the Tenant(s)'s belongings, and lease the same to another without incurring any liability to the Tenant(s) for doing the same. In the event of the abandonment of the Property, the Landlord may recover from the Tenant(s) unpaid rent until the Property is leased to another person or otherwise occupied by the Landlord or another under the Landlord's right.

ATTORNEYS' FEES. In the event that the Landlord should require the services of an attorney, file a suit, or resort to other procedures in order to compel the Tenant(s)'s compliance with the Tenant(s)'s obligations, the terms of this Lease, or other applicable laws, rules, or codes, the Tenant(s) agrees to reimburse all expenses incurred by the Landlord in doing the same.

COMPLIANCE WITH LAW. The Tenant(s) undertakes to comply with any and all Federal or state laws, municipal or county ordinances, rules, regulations, codes, and all other issuances from authorized government authorities respecting the Property and the Tenant(s)'s occupation and use thereof.

SEVERABILITY. Should any provision of this Lease be found, for whatever reason, invalid or unenforceable, such nullity or unenforceability shall be limited to those provisions. All other provisions herein not affected by such nullity or dependent on such invalid or unenforceable provisions shall remain valid and binding and shall be enforceable to the full extent allowed by law.

BINDING EFFECT. The terms, obligations, conditions, and covenants of this Lease shall be binding on the Tenant(s), the Landlord, their heirs, legal representatives, and successors in interest and shall inure to the benefit of the same.

MODIFICATION. The parties hereby agree that this document contains the entire agreement between the parties and this Lease shall not be modified, changed, altered, or amended in any way except through a written amendment signed by all of the parties hereto.

EMERGENCY PHONE NUMBER. In the case of an emergency, the Landlord or a			
property manager can be reached at	to report a problem.		
NOTICE. All notices in relation to this Lease shall be delivered addresses:	to the following		
To the Tenant(s) at the address:	;		
and			
To the Landlord at the address:			
PARKING. The Landlord: ☐ Shall provide parking space(s) to the Tenant(s) for a fee at the execution of this Lease ☐ on a monthly basis in addition parking space(s) are described as:	•		
☐ Shall not provide parking.			
EARLY TERMINATION. The Tenant(s):			
☐ Shall have the right to terminate this Lease at any time by p days' written notice to the Landlord along with an early termin During the notice period for termination, the Tenant(s) will rer the payment of rent.	nation fee of \$		

☐ Shall not have the right to terminate this Lease before the end of the Term.
SMOKING POLICY. Smoking on the Property is: □ Permitted in the following areas:
□ Prohibited on the Property.
E Frombited on the Froperty.

DISPUTES. If a dispute arises during or after the term of this Lease between the Landlord and Tenant(s), they shall agree to hold negotiations amongst themselves, in "good faith", before any litigation.

RETALIATION. The Landlord is prohibited from making any type of retaliatory acts against the Tenant(s), including but not limited to restricting access to the Property, decreasing or canceling services or utilities, failure to repair appliances or fixtures, or any other type of activity that could be considered unjustified.

EQUAL HOUSING. If the Tenant(s) possesses any impairment, mental or physical, the Landlord agrees to provide reasonable modifications to the Property in order to accommodate such impairments, except in the case of modifications that would be too difficult or too expensive for the Landlord to provide. The Tenant(s) are encouraged to disclose to the Landlord any impairment(s) that may be aided by reasonable modifications to allow the parties to identify the most beneficial modifications to the Property.

PROPERTY DEEMED UNINHABITABLE. If the Property is deemed uninhabitable due to damage beyond reasonable repair, the Tenant(s) may terminate this Lease by written notice to the Landlord. If said damage was due to the negligence of the Tenant(s), the Tenant(s) shall be liable to the Landlord for all repairs and for the loss of income due to restoring the property back to a livable condition in addition to any other losses that can be proved by the Landlord.

LEAD-BASED PAINT DISCLOSURE. If the Property or any part of it was constructed prior to 1978, the Landlord shall provide a disclosure of information on lead-based paint and/or lead-based paint hazards, the receipt of the same in the form entitled "LEAD-BASED PAINT DISCLOSURE" hereby acknowledged by the Tenant(s).

ENTIRE AGREEMENT. This Lease and, if any, attached documents are the complete agreement between the Landlord and Tenant concerning the Property. There are no oral agreements, understandings, promises, or representations between the Landlord and Tenant(s) affecting this Lease. All prior negotiations and understandings, if any, between the parties hereto with respect to the Property shall be of no force or effect and shall not be used to interpret this Lease. No modification or alteration to the terms or conditions of this Lease shall be binding unless expressly

agreed to by the Landlord and the Tenant in a written instrument signed by both parties.

IN WITNESS WHEREOF, the Landlord and Tenant(s) have executed this Lease in multiple originals as of the undersigned date(s).

Landlord's Signature	Date
Print Name	
Tenant's Signature	Date
Print Name	
Tenant's Signature	Date
Print Name	
Agent's Signature (if used)	Date
Print Name	

LEASE DISCLOSURES AND ADDENDUMS IN EL PASO

The following disclosures are either required for some or all residential lease agreements in El Paso.

REQUIRED:

- 1. Parking Rules Disclosure for multi-unit complexes with parking rules
- 2. Parking Space Rental Agreement for renting a parking space
- 3. **Tenant Remedies Notice** for all rental units in El Paso
- 4. Lead Based Paint Disclosure for rental units built before 1978
- 5. Flood Disclosure for all rental units in El Paso

The following disclosures are recommended for residential lease agreements in El Paso.

RECOMMENDED:

- 1. **Asbestos Disclosure** for rental units built before 1977
- 2. Flood Disclosure for all rental units in El Paso

PARKING RULES

This section applies only to a tenant in a multi unit complex, as that term is defined by **Texas Property Code Section 92.151.**

THIS AGREEMENT made and entered into between	
("Landlord") and("1	enant(s)").
The Tenant(s) is renting from the Landlord the Property located at:	
	
Hereinafter, these individuals are known collectively as the "Parties."	
PARKING RULES. If at the time a lease agreement is executed a landlord towing or parking rules or policies that apply to the tenant(s), the landlor provide to the tenant(s) a copy of the rules or policies before the lease ag executed. The parking rules are as follows:	d shall
	

CHANGE OF PARKING RULES. If a landlord changes the vehicle towing or parking rules or policies during the term of the lease agreement, the landlord shall provide written notice of the change to the tenant(s) before the tenant(s) is required to comply with the rule or policy change. The landlord has the burden of proving that the tenant(s) received a copy of the rule or policy change. The landlord may satisfy that burden of proof by providing evidence that the landlord:

- (1) delivered the notice by certified mail or return receipt requested, addressed to the tenant(s) at the tenant(s)'s dwelling; or
- (2) made a notation in the landlord's files of the time, place, and method of providing the notice and the name of the person who delivered the notice by:
- (A) hand delivery to the tenant(s) or any occupant of the tenant(s)'s dwelling over the age of 16 years at the tenant(s)'s dwelling;

- (B) facsimile to a facsimile number the tenant(s) provided to the landlord for the purpose of receiving notices; or
- (C) taping the notice to the inside of the main entry door of the tenant(s)'s dwelling.
- (e) If a rule or policy change is made during the term of the lease agreement, the change
- (1) must:
- (A) apply to all of the landlord's tenants in the same multi unit complex and be based on necessity, safety, or security of tenants, reasonable requirements for construction on the premises, or respect for other tenants' parking rights; or
- (B) be adopted based on the tenant(s)'s written consent; and
- (2) may not be effective before the 14th day after the date notice of the change is delivered to the tenant(s), unless the change is the result of a construction or utility emergency

GOVERNING LAW. This agreement shall be governed under the laws in the State of Texas.

CERTIFICATION OF ACCURACY

The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.

Landlord's Signature	Date
Tenant's Signature	Date
Tenant's Signature	Date
<u> </u>	
Agent's Signature (if used)	Date

PARKING SPACE RENTAL AGREEMENT

TERM. The term of this agreement s	hall begin on the day of,
20 and continue: (Check One)	
	is. Termination may be made by either party notice. All notices shall be sent to the parties'
Hereinafter, these individuals are known	own collectively as the "Parties."
	ue on the of every month in the amount of). Payment shall be delivered to the Landlord nner:
SUBLETTING. The Tenant(s) is not all direct written consent from the Land	lowed to sublease (sublet) the space without the dlord.
vehicles that are up-to-date with all	ANCE. Tenant(s) may only use the space for State and local registration. In addition, all rance that is legal under the State of registration
hazardous leaks of oils or liquids. No	d to keep the vehicle in good repair and free of repairs of any type are allowed on the parking I to a location that allows such activities.
vehicle that is owned/leased by the callowed in the space. Landlord is not	of the space may only be for the parking of a owner. No storage of personal property may be liable for any damage done to the vehicle or ability to the vehicle and personal property will
GOVERNING LAW. This agreement streams.	shall be governed under the laws in the State of
CERTIFICATION OF ACCURACY	
.	the information above and certify, to the best of n they have provided is true and accurate.
Landlord's Signature	Date
Tenant's Signature	Date

Tenant's Signature	Date
Agent's Signature (if used)	Date

TENANT REMEDIES NOTICE

Tenant(s) is renting from Landlord the Property located at:	
	, (Teriarit(5)).
and	, ("Tenant(s)").
THIS AGREEMENT made and entered into between	, ("Landlord")

Hereinafter, these individuals are known collectively as the "Parties."

LANDLORD'S DISCLOSURE:

In accordance with TX PROP § 92.056., the tenant(s) has a right to remedies for conditions that pose a risk to tenant health and safety, or notices of repairs that are not addressed within a reasonable timeframe of seven (7) days.

The Landlord is liable to the tenant under this statute if:

- 1) The tenant(s) has given the landlord notice to repair or remedy a condition by giving that notice to the person to whom or to the place where the tenant(s)'s rent is normally paid;
- 2) The condition materially affects the physical health or safety of an ordinary tenant;
- 3) The tenant(s) has given the landlord a subsequent written notice to repair or remedy the condition after a reasonable time to repair or remedy the condition following the notice given under Subdivision (1) or the tenant(s) has given the notice under Subdivision (1) by sending that notice by certified mail, return receipt requested, by registered mail, or by another form of mail that allows tracking of delivery from the United States Postal Service or a private delivery service;
- 4) The landlord has had a reasonable time to repair or remedy the condition after the landlord received the tenant(s)'s notice under Subdivision (1) and, if applicable, the tenant(s)'s subsequent notice under Subdivision (3);
- 5) The landlord has not made a diligent effort to repair or remedy the condition after the landlord received the tenant's notice under Subdivision (1) and, if applicable, the tenant's notice under Subdivision (3); and

6) The tenant(s) was not delinquent in the payment of rent at the time any notice required by this subsection was given.

Tenant(s) may take the following actions:

- 1) Terminate the lease;
- 2) Have the condition repaired or remedied according to Section 92.0561;
- 3) Deduct from the tenant(s)'s rent, without necessity of judicial action, the cost of the repair or remedy according to Section 92.0561; and
- 4) Obtain judicial remedies according to Section 92.0563.

If Tenant(s) chooses to terminate the lease, they may be entitled to prorated rent and/or return of security deposit without additional conditions.

CERTIFICATION OF ACCURACY

The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.

Landlord's Signature	_ Date
<u> </u>	
Tenant's Signature	Date
5	
Tenant's Signature	Date
Agent's Signature (if used)	Date

DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS LEAD WARNING STATEMENT

Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, the landlord must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Tenants must also receive a federally approved pamphlet on lead poisoning prevention.

Hereinafter, these individuals are known collectively as the "Parties."

Landlord's Disclosure

a) Pres below	sence of lead-based paint and/or lead-based paint hazards (check (i) or (ii)):
	i) Known lead-based paint and/or lead-based paint hazards are present in the housing (explain).
	ii) Landlord has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.
b) Rec	ords and reports available to the landlord (check (i) or (ii) below):
	i) Landlord has provided the tenant(s) with all available records and
	reports pertaining to lead-based paint and/or lead-based paint hazards in the
	housing (list documents below).
	ii) Landlord has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.
Tenan	t(s)'s Acknowledgment (initial)
-	Tenant(s) has received copies of all information listed above Tenant(s) has received the pamphlet <i>Protect Your Family from Lead in Home</i> .

Agent's Acknowledgment (initial)		
e) Agent has informed the tenant(s) of the landlord's obligations under 42 U.S.C. 4852d and is aware of his/her responsibility to ensure compliance.		
CERTIFICATION OF ACCURACY		
The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.		
Landlord's Signature	Date	
Tenant's Signature	Date	
Tenant's Signature	Date	
Agent's Signature (if used)	Date	

TEXAS FLOOD DISCLOSURE

This FLOOD DISCLOSURE made and	d entered into between_	······································
("Landlord") and		, ("Tenant(s)").
Tenant(s) is renting from Landlord t	he Property located at:	
Hereinafter, these individuals are kn	nown collectively as the "F	Parties."
In accordance with Texas law, the La	andlord provides the follo	wing flood disclosure.
LANDLORD'S DISCLOSURE:		
The Landlord \square is aware \square is not averaged floodplain. If neither box is checked, floodplain. Even if the unit is not in a susceptible to flooding. The Federal maintains a flood map on its Internet cost, to determine if a unit is located policies do not cover damages or local insurance coverage that would cover	tenant(s) should assume a 100-year floodplain, the Emergency Managemen et website that is searcha d in a flood hazard area. M sses incurred in a flood. Te	e the unit is in a 100-year unit may still be nt Agency (FEMA) ble by address, at no flost renter's insurance enant(s) should seek
The Landlord \square is aware \square is not aw within the last five years.	vare that this rental unit h	nas flooded at least once
CERTIFICATION OF ACCURACY		
The following parties have reviewed their knowledge, that the information		
Landlord's Signature	Date	
Tenant's Signature	Date	
Tenant's Signature	Date	
Agent's Signature (if used)	Date	

ASBESTOS DISCLOSURE

THIS ASBESTOS DISCLOSURE is entered into this day of,
20, by and between, ("Landlord") with an address at
, and,
("Tenant(s)") with an address at This Disclosure is
incorporated into the original Lease Agreement signed on
Hereinafter, these individuals are known collectively as the "Parties."
The Parties hereby acknowledge that this Disclosure is incorporated into the Lease Agreement for the property referenced therein as the "Premises" and serves to affirm the following:
UNDERSTANDING ASBESTOS. Asbestos is a common building material that was used in construction prior to 1981 that may be present in the building material of the Premises and other common areas.
TENANT ACKNOWLEDGMENT. The Tenant(s) hereby acknowledges that they have read this disclosure in full and understand that the Premises may contain asbestos which they may become exposed to during the course of their tenancy.
RISKS ASSOCIATED WITH ASBESTOS. The United States Environmental Protection Agency (EPA) has determined that when asbestos is not disturbed and in good condition it is unlikely to present a health risk. Asbestos becomes a risk as the result of damage or disturbance to the building material which may cause asbestos fibers to become airborne and inhalable. When inhaled, asbestos can lead to fibrotic lung disease and/or change in the lining of the chest cavity. An individual suffering from these diseases can experience reduced respiratory function, and even death. In addition, long-term exposures and inhalation of asbestos fibers increases an individual's risk of lung cancer and mesothelioma.
FEDERAL ASBESTOS REQUIREMENTS. Federal law requires reasonable precautions to be taken to reduce the chance of disturbance or damage to materials containing asbestos. However, federal law does not require for material containing asbestos to be removed.
PRESENCE OF ASBESTOS. The Landlord acknowledges the following as it pertains to the presence of asbestos:
☐ The Landlord is aware and discloses that there are potential asbestos hazards in or around the following areas of the Premises:

The Landlord does not have any knowledge of asbestos and/or asbestos
hazards in or around the Premises.

TENANT RESTRICTIONS. The Tenant(s) shall make no improvements, modifications, alterations, or repairs to the Premises without the express written approval of the Landlord. In addition, approval for any changes to the Premises will require a written plan addressing the actions that will be taken to prevent the release or exposure of asbestos fibers. This restriction does not apply to hanging pictures and/or wall ornaments with hangers less than ½ in diameter.

TENANT'S DUTY TO REPORT. It is the Tenant(s)'s responsibility to immediately inform the Landlord in writing if they notice any of the following:

- 1. Any damage to areas of the Premises which may have released asbestos fibers.
- 2. Any signs that building material may have been disturbed, including but not limited to, holes larger than 1/4" in diameter, evidence of a water leak, and/or any appearance of crumbling or peeling in the wallboard or ceilings.
- 3. The actions of another individual on or around the Premises that may have caused asbestos fibers to be released.

LANDLORD ACCESS. The Tenant(s) will provide the Landlord access to the Premises within twenty-four (24) hours of their notification to the Landlord of any damage or signs that may indicate that asbestos fibers have been released within or around the Premises. In accordance with this Disclosure and the Lease Agreement, the Tenant(s) shall also allow access to any asbestos professional hired by the Landlord to inspect and remedy the situation.

VIOLATIONS. Any violation of this Disclosure is a violation of the aforementioned Lease Agreement and is subject to the actions set forth in the Lease Agreement, including the termination of the tenancy and payment for damages. Further, the Tenant(s) may also be subject to fines and penalties if in violation of any applicable health or safety codes.

INDEMNIFICATION. The Tenant(s) agrees to indemnify and hold harmless the Landlord from any loss, damage, liability, attorneys' fees, and costs that are the direct or indirect result of the release of asbestos fibers caused by the Tenant(s), other individuals occupying the Premises, or their guests.

GOVERNING LAW. This Disclosure shall be governed by the law set forth in the Lease Agreement. Upon the signatures below, the parties agree that the above Disclosure shall be legally binding and incorporated into the above-referenced Lease Agreement.

CERTIFICATION OF ACCURACY

The following parties have reviewed the information above and certify, to the best	t of
their knowledge, that the information they have provided is true and accurate	

Landlord's Signature	_ Date
Ğ	
Tenant's Signature	Date
Tenant's Signature	Date
Agent's Signature (if used)	Date

FIRE SAFETY AND PROTECTION NOTICE

THIS AGREEMENT made and entered in	nto between	1
("Landlord") and		, ("Tenant(s)").
Tenant(s) is renting from the Landlord t	the Property located at:	
Hereinafter, these individuals are known	n collectively as the "Partie	es."
NOTICE TO TENANT: (select one) This re	ental property or dwelling	unit:
☐ is equipped with a hard-wired or	battery operated smoke d	letection device
\square is equipped with a fire sprinkler s	system	
$\ \square$ is equipped with a fire alarm syst	em	
\square has an emergency notification pl	an for the occupants	
\square has an emergency relocation pla	n for the occupants	
☐ has an emergency evacuation pl	lan for the occupants	
☐ has a smoking policy		
Information on all of the above (applica	ble) policies will be provide	ed by the landlord.
CERTIFICATION OF ACCURACY		
The following parties have reviewed the their knowledge, that the information t		•
Landlord's Signature	Date	
Tenant's Signature	Date	
Tenant's Signature	Date	
Agent's Signature (if used)	Date	