## **RESIDENTIAL LEASE**



The Standard Form (revised 8/08) of: New Orleans Metropolitan Association of REALTORS ®, Inc. For exclusive use of REALTORS ® REALTOR® Boards provide this form as an aid, and not as legal advice. REALTOR ® members assume no responsibility for unauthorized use.

PARTIES			(hereinafter referred to as L	essor)
hereby leases to				
(hereinafter referred to as Lessee) the follo	wing described property:			
PREMISES			Apt. #	
in				
(City)	(State)	(Zip)		
<b>TERM</b> This lease is for a term of	months commen	cing on the	day of	
and ending on the last calendar day of		-	uay or	,
MONTH TO MONTH RENEWAL If Les			-	.,
the other party written notice at least			-	lly
renews this lease and all of the terms there	of except that the lease wil	I then be on a month to n	ionth basis.	
<b>RENT</b> This lease is made for and in consid	deration of a monthly renta	l of		
dollars payable in advance on or before the				
	=			
			do	
prorated rental for the period	thru	, If rent	is paid by the	
of the month, Lessee shall be entitled to a	deduction of	dollars per month	, or a net rental of	
dollars per month provided, however, tha	t if the rent due is not red	eived by the		of the mo
Lessee shall be considered delinquent. If L	essee pays by check and s	aid check is not honored of	on presentation for any reason	
whatsoever, Lessee agrees to pay an addit	tional sum of		as a penalty. This penalty provisio	n is not to
considered a waiver or relinquishment of a				
NSF check; Lessor may require all future p	-		-	
to Lessee of this requirement.	. •	•	C	
SECURITY DEPOSIT Upon execution of				·
This deposit shall be non-interest bearing a				
and conditions of this lease. This security demonstrates				
rent due to Lessor. This security deposit is due to Lessee's failure to fully and faithfull				
rights and remedies. Lessee does not have	- 1			
security deposit.	the right to cancer this lead	se and avoid ins obligation	is hereunder by forfeiting said	
security deposit.				
Deductions will be made from the security	deposit to reimburse Less	or for the cost of repairing	g any damage to the premises or	
equipment or the cost of replacing any of the articles or equipment that may be damaged beyond repair, lost or missing at the				
termination of this lease. Deductions will also be made to cover any unpaid amounts owed to Lessor for any damage, loss, or				
charges occurring prior to termination of this lease and for which Lessee is responsible. In the event that damages or other charges				
exceed the amount of the security deposit,		•		
forfeiture of the security deposit, excess ch	arges shall be paid in addi	tion to the amount of the	said security deposit.	
Should there be any damage to the leased partially, guest or Agents, Lessee agrees to p				
or equipment. This includes but is not limi				
due to improper bath/shower usage.	ica io garoage disposal, pi	umonig problems due to i	improper usage, also water problems	
and to improper bani/snower usage.				
LESSEE'S INITIALS LESSEE'S	S INITIALS LES	SOR'S INITIALS	LESSOR'S INITIALS	

	Property Address:	Date
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51	where such abandonment occurs during the last month of the term of	of this lease, and Lessee has paid all rent covering the entire term
52	and either party has given the other timely written notice that his lea	se will not be renewed under its automatic renewal provisions.
53	Forfeiture of the security deposit shall not limit Lessor's rights nor l	Lessee's obligations.
54	•	
55	The leased premises must be returned to the Lessor in as good cond	ition as they were at the time the Lessee first occupied same,
56		
57		
58		
59		
60		e shall provide Lessor with a forwarding address, in writing.
61	<b>OCCUPANTS</b> The leased premises shall be occupied only by the p	ersons listed below. Other occupants, including temporary
62		
63	visitors are not anowed to remain at the premises for a period in ext	cess of 10 days.
64		
65 66		on ton (10) days
66	A temporary visitor is one who inhabits the premises for no more the	an ten (10) days.
67		
68		
69		ee.
70		
71		
72	<b>SUB LEASE</b> Lessee is not permitted to sublet or grant use or posses	
73		y expense associated with subleasing the premises shall be paid
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75		
76		
77	lease promptly as stipulated or should premises be abandoned by Le	
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79		
80		
81	for the benefit of creditors, then in any of said events, Lessee shall l	
82		
83		
84		
85	accordance with the provisions of Article 4701, et. seq. of the Louis	
86	and eviction, Lessee is obligated to pay any and all rent and expens	
87	this lease expires, whichever is sooner. Lessee is obligated to pay a	
88	the premises are abandoned as defined above, Lessee grants to Less	
89	in any manner Lessor chooses without any responsibility or liability	
90	disposition. Lessee shall be responsible for any cost incurred by rer	noval of these belongings.
91		
92		
93	conditions provided in the immediately preceding paragraphs under	
94		
95	consistent with the consideration necessary to provide reasonable sa	
96		
97	or immoral activities, or failure to abide by any Rules and Regulation	
98	after written notice has been given Lessee (such notice may be post	
99	written notice to cease and desist from such activity or disturbance,	
100	to demand the rent for the whole unexpired term of this lease which	
101	this lease and obtain possession of the premises in accordance with	
102	Civil Procedure, or to exercise any further rights granted by this lea	se or available by law.
103	D-12 HG & D-16-12	
104		
105	Lessee agrees to comply with any additions and/or modifications to	
106	which may be established, adopted by the Lessor and which may be	posted on the leased premises, and/or mailed, and/or delivered
107	to Lessee.	
108		
	LESSEE'S INITIALS LESSEE'S INITIALS LE	SSOR'S INITIALS LESSOR'S INITIALS

Property Address: Date
CONDUCTOR DEPLACE ADDITIONS AND ALTERNATIONS OF DEFINISHED
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 premi
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
he "SPECIAL CONDITIONS" section of this lease.
Lessee shall not make any additions or alterations to the premises without written permission of the Lessor. Lessor or his employ
shall have the right to enter the premises for the purpose of inspection or making repairs necessary for preservation of the proper
Any additions or alterations made to the property by the Lessee shall become the property of the Lessor at the termination of this
ease unless otherwise stipulated herein. Lessee expressly waives all right to compensation for any additions or alterations made
he premises. The Lessor, at his option, may require the premises to be returned to its original condition at Lessee's expense.
r = ======,,,,,,,,
OCCUPANCY Should Lessor be unable to provide occupancy on the date of the beginning of this lease due to causes beyond
control of Lessor, this lease shall not be affected thereby, but Lessee shall owe rent beginning only with the day on which he can
obtain possession. Lessee shall not be entitled to any damages beyond the remission of rent for such term during which he is
deprived of possession. Should Lessor be unable to provide occupancy within 10 calendar days from the commencement of this
ease as stipulated herein, the Lessee shall have the option of terminating this lease by giving written notice to Lessor.
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 ter
of the lease. However, Lessee shall not be entitled to a reduction of the monthly rent or cancellation of this lease because of a
remporary failure of utilities, heat, air conditioning or temporary closing of swimming pool and/or a reasonable delay in complet
agreed to improvements to the premises as specified in the "SPECIAL CONDITIONS" section of this lease.
SURRENDER OF PREMISES At the expiration of this lease, or its termination for other causes, Lessee is obligated to immediate
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
rent per day, plus attorney's fees, and other related costs.
LIABILITY If any employee or representative of Lessor renders any services (such as parking, washing or delivering automobile
nandling of furniture or other articles, cleaning the rented premises, package delivery, or any other service) for or at the request of
Lessee, his family, employees or guests, then, for the purpose of such service, such employees shall be deemed the servant of Lessee.
regardless of whether or not payment is arranged for such service, and Lessee agrees to release Lessor and his agents and/or
representatives and to hold them harmless of any and all liability arising therefrom.
epresentatives and to note them nathress of any and an nathrity arising meterion.
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 sa
eased premises and Lessee agrees to defend, indemnify and hold Lessor, his agents and/or representatives harmless from all claim
for any such damage, whether the injury occurs on or off leased premises.
Lessee hereby releases and holds Lessor, his agents and/or representatives harmless and agrees to defend and indemnify Lessor
from any damage or injury to persons or property caused as a result of the use of the swimming pool by Lessee or any persons
naking use of said through the use, permission or consent of Lessee.
naking use of said unough the use, permission of consent of lessee.
Lessee assumes responsibility for the condition of the premises. Lessor is not responsible for damage caused by leaks in the roof,
pursting of pipes by freezing or otherwise, or any vices or defects of the leased property, or the consequences thereof, except in
case of positive neglect or failure to take action toward the remedying of such defects within a reasonable amount of time after
receiving written notice of such defects. Should lessee fail to promptly so notify Lessor in writing, of any such defects, Lessee w
become responsible for any damage or claims resulting to Lessor or other parties.
1
Lessee understands that neither Lessor, his agents and/or representatives carries Hazard or Flood insurance on Lessee's contents
n leased premises. Lessor is not responsible for damage or loss of Lessee's personal property. Lessor encourages lessee to acquir
adequate insurance to protect themselves and their personal property.
LESSEE'S INITIALS LESSEE'S INITIALS LESSOR'S INITIALS LESSOR'S INITIALS

	Property Address:			Date	
1.00					
166				n made exclusively by the Lessor in	
167				l conditions of this lease, and the require-	
168				cable rules of the Louisiana Real Estate	
169				agreement except in accordance with	
170	the rules and regulations of	the Louisiana Real Estate Comm	nission. Accordingly, both Lesson	r and Lessee release and discharge said	
171	agent from any and all liabil	ity or responsibility of agent rel	ating to the return of such deposi	t, except in the event agent breaches	
172	the rules and regulations of	the Louisiana Real Estate Comn	nission. Lessee acknowledges tha	t the actions of the agent regarding this	
173	entire lease is made solely a	nd at the direction of the Lessor			
174					
175	SIGNS & ACCESS Lesson	reserves the right to post on the	premises "For Sale" signs at any	time and "For Rent" signs can be placed	
176	on property	_ days prior to expiration of lea	se. Lessee will also permit Lesso	r, his agents and/or representatives to have	
177	access to the premises for th	e purpose of inspection, sale or	leasing at reasonable intervals be	etween the hours of 8:00 am to 8:00 pm.	
178	If Lessee refuses request for	access, this shall constitute a vi	olation of the lease.	_	
179	•				
180	ATTORNEYS FEES Lesse	e further agrees that if an Attorn	ey is employed to protect the righ	hts of the Lessor hereunder, Lessee will	
181				ount claimed or a minimum of \$300.00	
182			osts and sheriff's charges and all		
183	2		2	1	
184	NOTICES All notices requi	red to be given under the terms	of this lease shall be in writing, a	and if mailed, by certified mail addressed	
185				I such mailing constitutes full proof of	
186				h notice or not. Notices may also be	
187		ivery, or by attaching to door of		if notice of not. Ivotices may also be	
188	given in writing by hand der	ivery, or by attaching to door of	premises.		
189	COMMISSIONS Lessor hi	s heirs successors or assigns as	grees to pay to	it	s heirs,
190				which commission is earned and p	
191				ease and also a commission of	
192			option made with or through Le		
193			-	of this lease or any renewal thereof.	
194	of this lease of any fenewar	and/or extension thereof or with	in 160 days after the expiration c	of this lease of any renewal thereof.	
195	In consideration of services	randared by agent in negotiating	this lease I assor hereby agrees	that in the event the herein leased	
196				sion still due agent, Lessor will pay	
197		e time property is sold or transfe		non still due agent, Lessor will pay	
198	same rump sum m cash at th	e time property is sold of transit	circu.		
199	OTHER CONDITIONS TO	a failure of Lassor to insist upor	the strict performance of the ter	me covariants agraements and	
200				or relinquishment of the Lessor's right	
201			nd condition, but the same shall c		
202	therearter to emoree any suc	in terms, covenant, agreement ar	id condition, but the same shan c	continue in run force and effect.	
203	It is understood that the tern	ns "Lessor" and "Lessee" are use	ed in this lease, and they shall inc	clude the plural and shall apply to all	
204		ale. All obligations of Lessee are		ride the planar and sharr apply to an	
205	persons, both mate and rema	ne. An obligations of Lessee are	Joint, several and in solido.		
206	This lease whether or not re	ecorded shall be junior and sub-	ordinate to any mortgage hereafte	or placed by Lessor on the entire	
207	property of which the leased		ordinate to any mortgage herearte	i placed by Lessor on the entire	
208	property of which the leasee	premises forms a part.			
209	IITII ITIES I assaa shall me	pintain all utility sarvices, includ	ling water gas alactricity phone	, garbage collection, and lawn and	
210				n of this lease unless otherwise noted.	
211	garden care, in Lessee's nan	ie and snan promptry pay an ena	inges due thereon, during the term	if of this lease timess otherwise noted.	
212	WAIVED OF NOTICE Up	on termination of the right of on	ouponay for any rasson. Lassas b	ereby expressly waives notice to vacate	
213			rdance with La. CCP Article 470		
213	premises prior to institution	of eviction proceedings in acco.	idance with La. CCF Afficie 4/0	1 and La. CC Afficie 2/13.	
	MICCELLANEOUS DROL	VICIONE N 4 - b d - d -	- 1 C t- h	N- b-l	
215				parked only in designated areas. No holes	
216				o painting or papering of walls is per-	
217				wire the premises for cable without	
218				age to be placed in designated receptacle.	
219	ii no receptacie is provided,	garbage is to be placed on curb	as prescribed by law in a proper	receptacie provided by Lessee.	
220 221	Lassagis to fumish Lass	with a list of deficiencies materals	vy I associate the time of account	y. This is to be held by Lesson in case	
221			by Lessee at the time of occupanc	y. This is to be held by Lessor in case	
222	of dispute as to move-in cor	шион от ргорену.			
443					
	LESSEE'S INITIALS	LESSEE'S INITIALS	LESSOR'S INITIALS	LESSOR'S INITIALS	

Property Address:			Date
SPECIAL CONDITIONS			
LEAD-BASED PAINT. AS	BESTOS. RADON Lessee is av	ware that the premises may conta	in lead based paint, asbestos, or other
			y, and lessee acknowledges that the
<del>_</del>			with respect to notice and information
			in a reasonably safe condition, to report
-			er toxins, and Lessee further agrees to
_		_	ases Lessor, his agents and/or repre-
<del>_</del>	~	-	ees to hold harmless, defend and in- s of his household or others using the
premises with the consent a	-	ciamis made by Lessee, resident	s of his household of others using the
r with the composit th	r		
LESSOR: Were th	ere any structures built on this p	property prior to 1978	
□ Yes	□ No □ Unknow	vn	
			of Information on Lead-Based Paint and
Lead-Based Paint Hazards F	orm dated		·
LESSEE'S INITIALS	LESSEE'S INITIALS	LESSOR'S INITIALS	LESSOR'S INITIALS
ELOSEE STATISES	ELEGEL STATISTICS	EESSON S I WITHES	EBSSON STATINES
MOLD RELATED HAZAK	An informationa	l pamphlet regarding common n	nold related hazards that can affect real
			ialing this section, Lessee acknowledges that
	vided Lessee with the EPA webs	site enabling Lessee to obtain in	formation regarding common mold related
hazards.			
LESSEE'S INITIALS	LESSEE'S INITIALS		
SEX OFFENDER AND CI	HILD PREDATOR REGISTRY	NOTICE: The Louisiana Bure	au of Criminal Identification and Information
	<u> </u>	-	ocations of individuals required to
		_	erving jurisdictions of 450,000 also maintain
			http://www.lsp.org/socpr/default.html and co
_			ned by zip code, city, Parish or by offender na Box 66614, Mail Slip #18, Baton Rouge,
		<u>P@dps.state.la.us</u> for more info	-
Louisiana 70070. Tou can a	iso cinan state services at <u>soc</u>	101 more min	ination.
LESSEE'S INITIALS	LESSEE'S INITIALS		
———— » II II II III II	AND DESCRIPTION		
	_		. If any part of this lease is or becomes
	er of this lease shall be unaffect	ed. Any changes must be agreed	upon in writing, and signed by Lessor
and Lessee.			
LESSEE'S INITIALS	LESSEE'S INITIALS	LESSOR'S INITIALS	LESSOR'S INITIALS

Property Address:	Date				
	WE DO BUSINESS IN ACCORDANG	CE WITH FEDERAL FAIR HOUSING I	LAWS		
	FACSIMILE SIGNATURES ARE AC	FACSIMILE SIGNATURES ARE ACCEPTABLE AND BINDING AS ORIGINALS			
	THIS IS BINDING LEGAL DOCUME	ENING.			
X		X			
Lessee Signature	Date	Lessor Signature	Date		
X		X			
Lessee Signature	Date	Lessor Signature	Date		
Agent Name	Company	Phone #	Listing Agent I.D. #		
Agent Name	Company		Listing Agent I.D. #		

Name

Made Fillable by eForms

FOR REPAIRS/MAINTENANCE CALL:

282 283

284

Phone