## RESIDENTIAL LEASE



The Standard Form (revised 8/08) of: New Orleans Metropolitan Association of REALTORS  $\mbox{\ensuremath{@}}$  , Inc. Northshore Area Board of REALTORS  $\mbox{\ensuremath{@}}$  Saints Board of REALTORS  $\mbox{\ensuremath{@}}$ 

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			Date: (hereinafter referred to as Lessor)
hereby leases to			·
(hereinafter referred to as Lessee) the follow	ving described property:		
			Apt. #
in			for use by Lessee as a private residence only.
(City)	(State)	(Zip)	
<b>TERM</b> This lease is for a term ofand ending on the last calendar day of			day of,,
MONTH TO MONTH RENEWAL If Lesse the other party written notice at least renews this lease and all of the terms thereo	days prior to that dat	e. Failure of either party	y to give this required notice automatically
<b>RENT</b> This lease is made for and in consider			
			Lagger agency to may Lagger the game
			Lessee agrees to pay Lessor the sumdollars which
	thru	, If rent	is paid by the
			n, or a net rental of
Lessee shall be considered delinquent. If Le			on presentation for any reason
			as a penalty. This penalty provision is not to l
considered a waiver or relinquishment of an			
NSF check; Lessor may require all future pa	-		-
to Lessee of this requirement.			
and conditions of this lease. This security de rent due to Lessor. This security deposit is n due to Lessee's failure to fully and faithfully rights and remedies. Lessee does not have the security deposit.	not to be considered liquidate perform all of the terms a	ted damages. In the even	ent of forfeiture of the security deposit ase, Lessor retains all of his other
Deductions will be made from the security of equipment or the cost of replacing any of the termination of this lease. Deductions will all charges occurring prior to termination of this exceed the amount of the security deposit, L forfeiture of the security deposit, excess char	e articles or equipment that so be made to cover any ur s lease and for which Less essee agrees to pay all exp	t may be damaged beyon paid amounts owed to ee is responsible. In the penses and cost to Lesson	ond repair, lost or missing at the Lessor for any damage, loss, or event that damages or other charges or. In the event there has been a
Should there be any damage to the leased pr family, guest or Agents, Lessee agrees to pa or equipment. This includes but is not limite due to improper bath/shower usage.	y Lessor when billed the fu	all amount necessary to	repair or replace the damaged premises
Not withstanding any other provisions expredeposit aforesaid shall be automatically forf where such abandonment occurs during the and either party has given the other timely verification of the security deposit shall not like	eited should Lessee vacate last month of the term of the vritten notice that his lease	or abandon premises benis lease, and Lessee ha will not be renewed un	efore the expiration of this lease, except s paid all rent covering the entire term
The leased premises must be returned to the subject only to normal wear and tear. Lesson Lessee agrees to return the same in like concentitled to an accounting and a return of the have been fulfilled, including return of the key concentration.	r agrees to deliver the prem dition at the termination of security deposit within 30	this lease. At the termindays thereafter, providing	rash at the beginning of this lease and nation of this lease, the Lessee shall be ing all of the obligations of the lessee
OCCUPANTS The leased premises shall be visitors are not allowed to remain at the premise of the			occupants, including temporary
A temporary visitor is one who inhabits the	premises for no more than	ten (10) days.	
LESSEE'S INITIALS LESSEE'S	INITIALS LESS	OR'S INITIALS	LESSOR'S INITIALS

Property Address:			Date	
<u>PETS</u> No pets shall be allowed	d on the premises at any time. He agreement between Lessor and			any lease
	rmitted to sublet or grant use or plance with the terms of this lease			
lease promptly as stipulated or premises for five consecutive of should Lessee begin to remove should voluntary or involuntar for the benefit of creditors, the this lease, together with any at times for past due installments Similarly, in the event of any s accordance with the provisions and eviction, Lessee is obligate this lease expires, whichever is the premises are abandoned as in any manner Lessor chooses	TOR EVICTION Should the Lesshould premises be abandoned a days after rentals have become defurniture or any substantial porty bankruptcy proceedings be contained in any of said events, Lessee storney's fees, and all other expert without prejudging his rights to such default, Lessor retains the observed of the led to pay any and all rent and expert some contained above, Lessee grants to without any responsibility or lias sponsible for any cost incurred be	by Lessee (it being agreed the linquent shall create a condition of Lessee's personal prommenced by or against Less shall be in default and the reases shall immediately becomproceed later for the rent for ption to cancel this lease and coursiana Code of Civil Propenses due and owing through any collection and evicti Lessor the right to dispose obtility to Lessee for any loss	hat an absence of Lessee from the clusive presumption of abandon operty to the detriment of Lesson see, or should Lessee make an anotal of the whole of the unexpirement due. Lesson may proceed on the remaining term of this lead obtain possession of the premodure. In the event of such carright the day said premises are refore costs and attorney's fees. In of belongings remaining in the which Lessee may sustain from	he leased ment) or rs lien, or ssignment ed term of e or more se. ises in icellation -rented or the event premises
conditions provided in the imm Lessee discontinue the use of t consistent with the considerati- being boisterous or disorderly, or immoral activities, or failure after written notice has been gi written notice to cease and des to demand the rent for the who this lease and obtain possessio	SANCE Should the Lessee at an mediately preceding paragraphs of the premises for the purposes for on necessary to provide reasonal creating undue noise, disturbance to abide by any Rules and Regionent Lessee (such notice may be sist from such activity or disturbance to the premises in accordance any further rights granted by the	under the heading "Default, which they are rented or fait ble safety, peace and quiet to be or nuisance of any nature ulations, and should such viposted on Lessee's door) or ance, then, Lessee shall be in which at once becomes due a with the provisions of Articles.	Abandonment, or Eviction" or sill to maintain a standard behaving on others, such as but not limited or knowingly engaging in any olation continue for a period of should such violation again och default and Lessor shall have und payable or to immediately controlled in the standard of the should such violation again och default and Lessor shall have und payable or to immediately controlled in the standard of the	should the or l to, unlawful five days cur after the right ancel
Lessee agrees to comply with a	Lessee acknowledges receipt of a any additions and/or modificatio opted by the Lessor and which m	ns to these Rules & Regulat	ions or with other Rules & Reg	ulations
good condition. Lessor shall be repair is not caused by misuse and household maintenance cu of the unit with dirty filters is a and accepts it in its current cor- return it to Lessor in the same	e responsible for the repair of electron reglect by the Lessee. Lessee astomarily required. Air condition and agrees to keep it in safe or better condition at termination airs/improvements that Lessor specific section of this lease.	ectrical, plumbing, air condi- agrees to use the same with hing and heating filters are t ges that he has been provide ame condition during the ter n of this lease, normal decay	tioning and heating system proving care, and to perform the usual the responsibility of Lessee. The ed the opportunity to inspect the mof this lease at his expense and y, wear and tear excepted. The content is the content of this lease at his expense and y.	vided the cleaning e running e premises and to only
shall have the right to enter the Any additions or alterations m lease unless otherwise stipulate	itions or alterations to the premi e premises for the purpose of ins ade to the property by the Lesse ed herein. Lessee expressly waiv s option, may require the premis	pection or making repairs not e shall become the property es all right to compensation	ecessary for preservation of the of the Lessor at the termination for any additions or alterations	property. of this made to
control of Lessor, this lease shall obtain possession. Lessee shall deprived of possession. Should	r be unable to provide occupancy all not be affected thereby, but L I not be entitled to any damages I Lessor be unable to provide occ Lessee shall have the option of to	essee shall owe rent beginn beyond the remission of ren cupancy within 10 calendar	ing only with the day on which t for such term during which he days from the commencement	he can
event not due to any fault or no of the lease. However, Lessee temporary failure of utilities, h	yed or materially damaged so as eglect of Lessee, then Lessee sha shall not be entitled to a reductioneat, air conditioning or temporary premises as specified in the "SP	all be entitled to a refund of on of the monthly rent or car ry closing of swimming poo	any prepaid rents for the unexp ncellation of this lease because al and/or a reasonable delay in c	ired term of a
	ES At the expiration of this lease ald Lessee fail to do so, he conse es, and other related costs.			
handling of furniture or other a Lessee, his family, employees regardless of whether or not pa	or representative of Lessor render articles, cleaning the rented premor guests, then, for the purpose of ayment is arranged for such server harmless of any and all liability	nises, package delivery, or an of such service, such employ ice, and Lessee agrees to rel	ny other service) for or at the revees shall be deemed the servan	equest of t of Lessee,
any other person for any dama leased premises and Lessee ag	and/or representatives shall be liage to person or property caused rees to defend, indemnify and ho the injury occurs on or off lease	by any act, omission or neglold Lessor, his agents and/or	lect of Lessee or any other tenan	nt of said
LESSEE'S INITIALS	LESSEE'S INITIALS	LESSOR'S INITIALS	LESSOR'S INITIALS	Page 2 of 4

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Property Address:	holds I assor his agents and/or a	rangaantatiyas harmlass and	Date I agrees to defend and indemnify Lessor	
			rimming pool by Lessee or any persons	
	the use, permission or consent of		mining pool by Lessee of any persons	
making use of said through	the use, permission of consent of	The sace.		
Lessee assumes responsibi	lity for the condition of the prem	ises. Lessor is not responsib	le for damage caused by leaks in the roof,	
			y, or the consequences thereof, except in	
			vithin a reasonable amount of time after	
			in writing, of any such defects, Lessee will	
	y damage or claims resulting to L		, , , , , , , , , , , , , , , , , , ,	
Lessee understands that ne	ither Lessor, his agents and/or re	presentatives carries Hazard	or Flood insurance on Lessee's contents operty. Lessor encourages lessee to acquire	
adequate insurance to prote	ect themselves and their personal	property.		
accordance with the applic ments of law. Said parties a Commission and cannot re the rules and regulations of	able rules of the Louisiana Real lacknowledge that the Lessor's ag turn the deposit, if held by agent, if the Louisiana Real Estate Comi	Estate Commission, the term ent is likewise bound to the in the absence of mutual w mission. Accordingly, both l	cision made exclusively by the Lessor in and conditions of this lease, and the require-applicable rules of the Louisiana Real Estate ritten agreement except in accordance with Lessor and Lessee release and discharge said	
the rules and regulations of		nission. Lessee acknowledg	leposit, except in the event agent breaches es that the actions of the agent regarding this	
			t any time and "For Rent" signs can be placed	
		leasing at reasonable interv	Lessor, his agents and/or representatives to have als between the hours of 8:00 am to 8:00 pm.	
ATTODNEVS EEES I and	as further somes that if an Attam	arric amplement to must set th	as mights of the Lasson homoundar Lasson will	
pay the fee of such attorne		enty-five (25%) percent of the	ne rights of the Lessor hereunder, Lessee will ne amount claimed or a minimum of \$300.00 and all other expenses involved.	
MOTICES All 4		. (4:1 1.111: 2	. 1.6 .1.11 (.6.1 .1.11 1	
to Lessee at the herein leas and compliance with the re	ed premises or to Lessor at the ac equirement of notice, regardless of	ddress appealing in this leas of whether addressee receive	ing, and if mailed, by certified mail addressed e, and such mailing constitutes full proof of such notice or not. Notices may also be	
given in writing by hand d	elivery, or by attaching to door o	i premises.		
	nis heirs, successors or assigns, a	grees to pay to		heirs, vable
successors or assigns a lun upon execution of this leas of the negotiated price of a	np sum cash commission ofe, and a similar commission on a ny agreement to sell, exchange o	ny extension or renewal of r option made with or throu	which commission is earned and pathis lease and also a commission ofgh Lessee during the term	
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SPECIAL CONDITION	<u> </u>		
oxins which may cause Protect Your Family From the Protect Your Family From the Protect Your Family From the Protect Your From the Use and occupantatives from any claim the Protect Your From The Pro	ASBESTOS, RADON Lessee is aware that the preserious injury or death if consumed or ingested intom Lead in Your Home" pamphlet has been called ag knowledge of these facts, Lessee agrees to main which may lead to damage or injury because of leapancy of the herein leased premises at his own rish as relating to or sustained as a consequence thereous and/or representatives from any claims made by an and permission of Lessee.	o the human body, and lessee acknow to their attention with respect to notic tain the premises in a reasonably safe id, asbestos or other toxins, and Lesse c and hereby releases Lessor, his agen f, and further agrees to hold harmless.	ledges that the ee and information condition, to report e further agrees to ts and/or repre- defend and in-
LESSOR: Were	e there any structures built on this property prior to	1978	
	necked, this Residential Lease is submitted with Lease form dated		ead-Based Paint and
LESSEE'S INITIALS	LESSEE'S INITIALS LESSO	OR'S INITIALS LESSOR'S INI	TIALS
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