## RESIDENTIAL LEASE

This form recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of REALTORS® (PAR).

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				PH			
DDRES	SS						
esignate OR	ed Agent(s) for Landlo	rd, if applicable:					
	NOT the Agent for La	andlord and is a/an: [	☐ AGENT FOR TENAM	NT   TRANSACTION LI	CENSEE		
ROKEI				P WITH PA LICENSE PH			
GENT_				FA			
	SS						
esignate OR	ed Agent(s) for Tenant,	п аррпсавіе:					
	NOT the Agent for Te	nant and is a/an:	AGENT FOR LANDLO	RD $\square$ SUBAGENT FOR I	LANDLORD	TRANSACT	TION LICENSE
are sepa	arate Designated Agents	for Landlord and Tenai	nt. If the same License	Dual Agent. All of Broker's e is designated for Landlor with the terms of this Lea	d and Tenant, th		
1 7	N' I BACE I 4 I		<u>PARTII</u>				• • •
l. T L	nis LEASE, dated .ANDLORD(S)						_is between
_						alled "Lan	dlord," and
T	ENANT(S)						
_						calle	ed "Tenant,"
10	or the Property locat	eu at					l "Property"
Ē	Cach Tenant is individu	ually responsible for	all obligations of this	s Lease, including rent,	late fees, dama		
2. C	CO-SIGNERS	•					
C	Co-signers:						
	ach Co-signer is indi	widually responsible	for all obligations of	this Lease, including re	ent late fees d	lamages and	d other costs
				ant without the Landlo			
	ANDLORD CONTA					. r.	
	Rental Payments:			Maintenance Reques	sts:		
	ayable to:						
A	Address:			Address:			
D	hone:	Fav		Phone:	Fav:		
1	none.	1 ax		Thone.	1 ax		
			RENTAL T	ERM			
4. S		ATES OF LEASE (a					
	TART AND END DA					, at	a.m./p.m.
(1	A) Start Date:					, at	a.m./p.m.
(I	A) Start Date: B) End Date:						
(I S. R	A) Start Date: B) End Date: RENEWAL TERM (c	check one)					lso called the
(I	A) Start Date: B) End Date: RENEWAL TERM (c	check one)					lso called the
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51	8. R	ETUR	N O	F SECURITY DEPOSITS (see Informa	ntion Regarding Security l	Denosits on back)	51
52 53	0.1	(A) Y	Whe		will return all keys and giv	re Landlord written notice of Tenant's new mail-	52 53
54		(B) <sup>1</sup>	With	in 30 days after Tenant moves from the	Property, Landlord will gi	ive Tenant a written list of any damage to the	54
55 56				erty that Landlord claims Tenant is respor		curity Deposit. Any remaining Security Deposit	55 56
57				pe returned to Tenant within 30 days after			57
				CARE AN	D USE OF PROPER	<u>TY</u>	
58	9.			PROPERTY AND AUTHORIZED OCC nt will use Property as a residence ONLY			58
59 60						ther occupants who are not listed as Tenants in	59 60
61		1	parag	graph 1:			61
62 63	10.	POSS	FCC	ION			62 63
64	10.			nt may move in (take possession of the Pr	coperty) on the Start Date of	f this Lease.	64
65						e previous tenant is still there or because of	65
66 67		•		erty damage, Tenant's exclusive rights are Change the starting date of the Lease to t		railable. Tenant will not owe rent until Property	66 67
68				is available; OR			68
69 70		,	2.	End the Lease and have all money alread part of Landlord or Tenant.	ly paid as rent or security of	deposit returned, with no further liability on the	69 70
71	11.			ORD'S RIGHT TO ENTER			71
72 73		(A)				Property at reasonable hours to inspect, repair, to enter unless they are with the Landlord or	72 73
74				dlord's representative, or they have writte			74
75		(B)		en possible, Landlord will give Tenant			75
76 77		(C)		mergencies, Landlord may enter Property e and why within 24 hours of the visit.	without notice. If Tenant is	s not present, Landlord will tell Tenant who was	76 77
78		(D)	Lar	dlord may put up For Sale or For Rent sig	gns on or near Property.		78
79 80	12.			ON OF PROPERTY AT MOVE IN	ent the Property "as is" ave	cept for the following:	79 80
81		Tellali				cept for the following.	81
82							82
83	13.	APPI  ☐ St		ICES INCLUDED  ☐ Refrigerator ☐ Dishwasher	☐ Washer ☐ Drye	er 🗆 Garbage Disposal 🗆 Microwave	83 84
85				8		Other	85
86		Land	lord	is responsible for repairs to appliances	listed above unless otherv	wise stated here:	86
87	1.4		TTT	ES AND SERVICES			87
88 89	14.				utilities and services provide	ded for the Property as marked below. If a serv-	88 89
90		ice is	not 1	narked as being paid by the Landlord, it is	the responsibility of Tenant	t to pay for that service. Landlord is not respon-	90
91				oss of service if interrupted by circumstan	•		91 92
92 93		Land pay		l Tenant pays	Landlord pays	Tenant pays	93
94			ĺ	Cooking Gas	Î	☐ Air Conditioning	94
95 96				☐ Electricity ☐ Heat		☐ Cable Television☐ Condominium Fee	95 96
97			-	☐ Hot Water		☐ Parking Fee	97
98				Cold Water		☐ Maintenance of Common Areas	98
99			-	☐ Trash Removal☐ Sewage Fees		☐ Pest/Rodent Control☐ Snow/Ice Removal	99 100
101				☐ Sewer Maintenance		☐ Telephone Service	101
102				☐ Lawn and Shrubbery Care ☐ Heater Maintenance Contra	act $\square$	<u>_</u>	102 103
104				ents:	L		104
	1.5		A B Tree	AC CARE OF PROPERTY			105
	15.			CS CARE OF PROPERTY ant will:			106
106		\ /					107
106 107 108			1.	Keep the Property clean and safe.			108
106 107 108 109			1. 2.	Dispose of all trash, garbage and any oth		red by Landlord and the law.	108 109
106 107 108 109 110			1.	Dispose of all trash, garbage and any off Use care when using any of the electric Property, including any elevators.	eal, plumbing, heating, ven	red by Landlord and the law. tilation or other facilities or appliances on the	108
106 107 108 109 110 111			1. 2. 3.	Dispose of all trash, garbage and any off Use care when using any of the electric Property, including any elevators. Tell Landlord immediately of any repairs	eal, plumbing, heating, ven	red by Landlord and the law. tilation or other facilities or appliances on the ally harmful health or environmental conditions.	108 109 110 111 112
106 107 108 109 110 111 112		(B)	1. 2. 3. 4. 5.	Dispose of all trash, garbage and any off Use care when using any of the electric Property, including any elevators.	eal, plumbing, heating, ven	red by Landlord and the law. tilation or other facilities or appliances on the ally harmful health or environmental conditions.	108 109 110 111
106 107 108 109 110 111 112 113 114		(B)	1. 2. 3. 4. 5. Ten 1.	Dispose of all trash, garbage and any off Use care when using any of the electric Property, including any elevators. Tell Landlord immediately of any repairs Obey all laws. ant will not: Keep any flammable, hazardous and/or electric	eal, plumbing, heating, ven needed and of any potential explosive materials on the P	red by Landlord and the law. tilation or other facilities or appliances on the ally harmful health or environmental conditions.	108 109 110 111 112 113 114 115
107 108 109 110 111 112 113 114 115		(B)	1. 2. 3. 4. 5. Ten 1. 2.	Dispose of all trash, garbage and any off Use care when using any of the electric Property, including any elevators. Tell Landlord immediately of any repairs Obey all laws. ant will not: Keep any flammable, hazardous and/or education description.	eal, plumbing, heating, ven needed and of any potentia explosive materials on the P ne Property or common area	red by Landlord and the law. tilation or other facilities or appliances on the ally harmful health or environmental conditions.  Property. as.	108 109 110 111 112 113 114 115 116
106 107 108 109 110 111 112 113 114		(B)	1. 2. 3. 4. 5. Ten 1.	Dispose of all trash, garbage and any off Use care when using any of the electric Property, including any elevators. Tell Landlord immediately of any repairs Obey all laws. ant will not: Keep any flammable, hazardous and/or elevatory, damage or deface any part of the Disturb the peace and quiet of other tenase.	eal, plumbing, heating, ven needed and of any potential explosive materials on the P te Property or common area ents or neighbors.	red by Landlord and the law. tilation or other facilities or appliances on the ally harmful health or environmental conditions.  Property. as.	108 109 110 111 112 113 114 115
106 107 108 109 110 1111 1112 1113 1114 1115 1116 1117 1118		(B)	1. 2. 3. 4. 5. Ten 1. 2. 3. 4.	Dispose of all trash, garbage and any off Use care when using any of the electric Property, including any elevators. Tell Landlord immediately of any repairs Obey all laws. ant will not: Keep any flammable, hazardous and/or of Destroy, damage or deface any part of the Disturb the peace and quiet of other tena Make changes to the property, such as pagrees that any changes or improvement	eal, plumbing, heating, ven needed and of any potential explosive materials on the Pale Property or common area ints or neighbors. Ainting or remodeling, without and will belong to the L	red by Landlord and the law. tilation or other facilities or appliances on the ally harmful health or environmental conditions.  Property. as. out the written permission of Landlord. Tenant andlord.	108 109 110 111 112 113 114 115 116 117 118
106 107 108 109 1110 1111 112 1113 1114 1115 1116 1117		( )	1. 2. 3. 4. 5. Ten 1. 2. 3. 4. 5.	Dispose of all trash, garbage and any off Use care when using any of the electric Property, including any elevators.  Tell Landlord immediately of any repairs Obey all laws.  ant will not:  Keep any flammable, hazardous and/or of Destroy, damage or deface any part of the Disturb the peace and quiet of other tena Make changes to the property, such as paragrees that any changes or improvement Perform any maintenance or repairs on the strength of the strength of the property.	eal, plumbing, heating, ven needed and of any potential explosive materials on the Page Property or common area ants or neighbors. Aniting or remodeling, without a made will belong to the Land he Property unless otherwise	red by Landlord and the law. tilation or other facilities or appliances on the ally harmful health or environmental conditions.  Property. as.  out the written permission of Landlord. Tenant andlord. se stated in the Rules and Regulations, if any.	108 109 110 111 112 113 114 115 116 117
106 107 108 109 110 111 112 113 114 115 116 117 118 119		(B) (C)	1. 2. 3. 4. 5. Ten 1. 2. 3. 4. 5.	Dispose of all trash, garbage and any off Use care when using any of the electric Property, including any elevators.  Tell Landlord immediately of any repairs Obey all laws. ant will not:  Keep any flammable, hazardous and/or of Destroy, damage or deface any part of the Disturb the peace and quiet of other tena Make changes to the property, such as pagrees that any changes or improvement Perform any maintenance or repairs on that is solely responsible to pay the costs	eal, plumbing, heating, ven needed and of any potential explosive materials on the Page Property or common area ants or neighbors. Aniting or remodeling, without a made will belong to the Land he Property unless otherwise	red by Landlord and the law. tilation or other facilities or appliances on the ally harmful health or environmental conditions.  Property. as. out the written permission of Landlord. Tenant andlord. se stated in the Rules and Regulations, if any. that is the fault of Tenant or Tenant's family or	108 109 110 111 112 113 114 115 116 117 118 119

LR Page 2 of 4

123 Tenant Initials:\_\_\_\_\_

Landlord Initials:\_\_\_\_\_\_ <sup>123</sup>

124	16.	S	UBLEASING AND TRANSFER	124
125			Landlord may transfer this Lease to another landlord. Tenant agrees that this Lease remains the same with the new	125
126			landlord.	126
127		(B)	Tenant may not transfer this Lease or sublease (rent to another person) the Property or any part of the Property without	127
128			Landlord's written permission.	128
129	17.	PET		129
30			nt will not keep or allow any pets on any part of the Property, unless checked below.	130
131			enant may keep pets with Landlord's written permission according to the terms of the attached Rules and Regulations.	131
132	18.		ES AND REGULATIONS	132
133			Rules and Regulations for use of the Property and common areas are attached.   Yes No	133
134			Any violation of the Rules and Regulations is a breach of this Lease.	134
135		(C)	Landlord may change the Rules and Regulations if the change benefits the Tenant or improves the health, safety, or wel-	135
136		(D)	fare of others. Landlord agrees to provide all changes to Tenant in writing.	136
137	19.		Tenant is responsible for Tenant's family and guests obeying the Rules and Regulations and all laws.  OKE DETECTORS AND FIRE PROTECTION SYSTEMS	137
138	17.		Landlord has installed smoke detectors in the Property. Tenant will maintain and regularly test smoke detectors to be sure	138
40		(A)	they are in working order, and will replace smoke detector batteries as needed.	139
41		(B)	Tenant will immediately notify Landlord or Landlord's agent of any broken or malfunctioning smoke detectors.	141
42			Failure to properly maintain smoke detectors, replace smoke detector batteries or notify Landlord's agent of	142
43		(0)	any broken or malfunctioning smoke detectors is a breach of this Lease.	143
44		(D)	Landlord may provide additional fire protection systems for the benefit of Tenant. Responsibility for maintaining these	144
45		(-)	systems is stated in the Rules and Regulations, if any.	145
46		(E)	Tenant will pay for damage to the Property if Tenant fails to maintain smoke detectors or other fire protection systems.	146
	20.		D-BASED PAINT HAZARD DISCLOSURES FOR PROPERTY BUILT BEFORE 1978	147
48			Property was built in or after 1978. This paragraph does not apply.	148
49			Property was built before 1978. Landlord and Tenant must provide information in this paragraph.	149
50		<b>(A)</b>	Landlord does not know of any lead-based paint or lead-based paint hazards on the Property unless stated below:	150
51			Landlord knows that there is lead-based paint, or that there are lead-based paint hazards on the Property. Landlord	151
52			must explain what Landlord knows about the lead-based paint and hazards, including how Landlord learned that it	152
53			is there, where it is, and the condition of painted walls, trim and other surfaces. Landlord must give Tenant any	153
54			other information Landlord has about the lead-based paint and lead-based paint hazards.	154
55		<b>(B)</b>	Landlord has no reports or records about lead-based paint or lead-based paint hazards on the Property unless stat-	155
56			ed below:	156
57			Landlord has given Tenant all available records and reports about lead-based paint or lead-based paint hazards on	157
58			the Property. List records and reports:	158
59		(0)	m - 1 20 1 11 d - 1	159
60		(C)	Tenant initial all that are true:	160
61			Tenant has received the pamphlet <i>Protect Your Family From Lead in Your Home</i> .	161
62			Tenant has read the information given by Landlord in paragraph 20 (A) and (B) above.	162
63		(D)	Tenant has received all records and reports that Landlord listed in paragraph 20 (B) above.  Landlord and Tenant certify, by signing this Lease, that the information given is true to the best of their knowledge.	163
64	21.		TRUCTION OF PROPERTY	164
166	21.		Tenant will notify Landlord or Landlord's agent immediately if the Property is severely damaged or destroyed by fire or	165
167		(11)	by any other cause. Tenant will immediately notify Landlord or Landlord's agent of any condition in the Property that	167
68			could severely damage or destroy the Property.	168
169		(B)	If the Property is severely damaged or destroyed for any reason:	169
170		(-)	1. Tenant may continue to live on the livable part of the Property and pay a reduced rent as agreed to by Tenant and	170
171			Landlord until the damages are repaired, OR	171
172			2. If the law does not allow Tenant to live on the Property, this Lease is ended.	172
73		(C)	If Lease is ended, Landlord will return any unused security deposit or advanced rent to Tenant.	173
74			If Tenant, Tenant's family, or Tenant's guests cause damage by fire or by other means, this Lease will remain in effect and	174
75			Tenant will continue to pay rent, even if Tenant cannot occupy the Property.	175
76	22.		URANCE AND RELEASE	176
77		(A)	Tenant understands that Landlord's insurance does not cover Tenant, Tenant's property, or Tenant's guests. Tenant is	177
78			advised to obtain property and liability insurance to protect Tenant, Tenant's property and Tenant's guests who may be	178
79		_	injured while on the Property.	179
80			IF CHECKED, Tenant must have insurance policies providing at least \$ property insurance	180
81			and \$ liability insurance to protect Tenant, Tenant's property and Tenant's guests who may	181
82			be injured while on the Property. Tenant must maintain this insurance through the entire Term and any Renewal Term.	182
83		(D)	Tenant will provide proof of insurance upon request.	183
184			Landlord is not legally responsible for any injury or damage to Tenant or Tenant's guests that occurs on the Property. Tenant is responsible for any loss to Landlord caused by Tenant, Tenant's family or Tenant's guests, including attorney's fees.	184
85		(C)	renant is responsible for any loss to Landford caused by Tenant, Tenant's family of Tenant's guests, including automey's fees.	185
00	22	TAR	ENDING LEASE  UNLORD DEMEDIES IS TENANT RESACUES I SASE	40-
	23.		IDLORD REMEDIES IF TENANT BREACHES LEASE  If Tanget breaches Lease for any reason Leadlard's remedies may include any or all of the following:	186
87		(A)	If Tenant breaches Lease for any reason, Landlord's remedies may include any or all of the following:  1. Taking possession of the Property by going to court to aviet Tenant. Tenant agrees to pay Landlord's logal fees and	187
88			1. Taking possession of the Property by going to court to evict Tenant. Tenant agrees to pay Landlord's legal fees and reasonable costs, including the cost for Landlord or Landlord's agent to attend court hearings.	188
89  90			2. Filing a lawsuit against Tenant for rents, damages and unpaid charges, and for rents and charges for the rest of the	189
190			Lease term. If Landlord wins (gets a money judgment against Tenant), Landlord may use the court process to gar-	190
192			nish Tenant's wages and take Tenant's personal goods, furniture, motor vehicles and money in banks.	192
193			3. Keeping Tenant's Security Deposit to be applied against unpaid rent or damages, or both.	193
94		(B)	If Tenant breaches Lease for any reason, Landlord can begin eviction proceedings without written notice.	194
195		` '	TENANT WAIVES OR GIVES UP TENANT'S RIGHT TO A NOTICE TO MOVE OUT UNLESS A DIFFERENT	195
196			NOTICE PERIOD IS STATED HERE:	196
97				197
98	Feno	nt Ini	tials: LR Page 3 of 4 Landlord Initials:	198
	- cud	1111	Lik Lage 5 of 7 Landon u findais	: 30

100	• •	TENANT INDING A FACE FARM	199
	24.	TENANT ENDING LEASE EARLY	
200		Tenant may end this Lease and move out of the Property before the End Date of the Lease or any Renewal Term only with writ-	200
201		ten permission of Landlord, and only if:	201
202		(A) Tenant gives Landlord at least days written notice, AND (B) Tenant pays Landlord a Termination Fee of , AND	202
203		<ul> <li>(B) Tenant pays Landlord a Termination Fee of</li></ul>	203
204 205		by Landlord and a new lease takes effect, whichever happens first.	204 205
	25.	ABANDONMENT	206
207	201	(A) If Tenant abandons Property while Rent is due and unpaid, Landlord has the right to take possession of the Property	207
208		immediately and to rent the Property to another tenant.	208
209		(B) Any of Tenant's personal property or possessions remaining on the Property after Tenant moves out will be considered	209
210		to be abandoned property. Landlord will have the right to remove and dispose of any abandoned property in any man-	210
211		ner determined by Landlord. Tenant will pay for the cost of removal and disposal of abandoned property.	211
212	26.	SALE OF PROPERTY	212
213		(A) If Property is sold, Landlord will give Tenant in writing:	213
214		1. Notice that the Security Deposit has been given to the new landlord, who will be responsible for it.	214
215		2. The name, address and phone number of the new landlord and where rent is to be paid, if known.	215
216		<ul><li>(B) Tenant agrees that Landlord may transfer Tenant's Security Deposit and advanced rent to the new landlord.</li><li>(C) Landlord's responsibilities to Tenant under this Lease end after the Property has been sold and the Lease transferred to a</li></ul>	216
217 218		new landlord.	217 218
219		(D) If Landlord sells the Property during the Lease or any Renewal Term, Landlord has the right to terminate this Lease if	219
220		Landlord gives at least days written notice to Tenant. Tenant is not entitled to any payment of damages.	220
	27.	IF GOVERNMENT TAKES PROPERTY	221
222		(A) The government or other public authority can take private property for public use. The taking is called condemnation.	222
223		(B) If any part of the Property is taken by the government, Landlord will reduce Tenant's rent proportionately. If all the	223
224		Property is taken or is no longer usable, this Lease will end and Tenant will move out. Landlord will return to Tenant any	224
225		unused Security Deposit or advanced rent.	225
226		(C) No money paid to Landlord for the condemnation of the Property will belong to Tenant.	226
		ADDITIONAL TERMS	
227	28.	TENANT HAS FEWER RIGHTS THAN MORTGAGE LENDER Landlord may have a mortgage on the Property. The	227
228		rights of the mortgage lender come before the rights of the Tenant. (Example: If Landlord fails to make mortgage payments,	228
229		the mortgage lender could take the Property and end this Lease.)	229
230		TENANT MAY BE WAIVING OR GIVING UP TENANT'S RIGHTS. TENANT UNDERSTANDS THAT IF THERE	230
231		IS A FORECLOSURE, THE NEW OWNER WILL HAVE THE RIGHT TO END THIS LEASE.	231
	29.	CAPTIONS The headings in this Lease are meant only to make it easier to find the paragraphs.	232
	30.	ENTIRE AGREEMENT This Lease is the entire agreement between Landlord and Tenant. No spoken or written agree-	233
234 235		ments made before are a part of this Lease unless they are included in this Lease in writing. No waivers or modifications of this Lease during the Term of this Lease are valid unless in writing signed by both Landlord and Tenant.	234 235
200		this Lease during the Term of this Lease are valid unless in writing signed by both Landiord and Teriani.	200
236	NOT	TICE BEFORE SIGNING: If Tenant has legal questions, Tenant is advised to consult an attorney.	236
237	If L	andlord or Tenant are represented by a licensed real estate broker, Tenant and/or Landlord acknowledge receipt of the	237
238	Con	sumer Notice as adopted by the State Real Estate Commission at 49 Pa. Code §35.336 and/or §35.337.	238
239	Rvs	igning below, Landlord and Tenant acknowledge that they have read and understand the notices and explanatory infor-	239
240	mati	on set forth in this Lease.	240
241	WIT	TNESSDATE	241
			242
243	WIT	TNESSDATE	242
244			242 243
	WIT	NESSOO-SIGNERDATE	
		NESS CO-SIGNER   DATE   NESS CO-SIGNER   DATE	243
245	WIT	TNESSCO-SIGNERDATE	243 244
245 246	WIT	TNESSCO-SIGNERDATE	243 244 245 246
<ul><li>245</li><li>246</li><li>247</li></ul>	WIT WIT WIT	TNESS CO-SIGNER DATE TNESS CO-SIGNER DATE TNESS LANDLORD DATE	243 244 245 246 247
<ul><li>245</li><li>246</li><li>247</li></ul>	WIT WIT WIT	TNESSCO-SIGNERDATE	243 244 245 246
<ul><li>245</li><li>246</li><li>247</li><li>248</li></ul>	WIT WIT WIT WIT Brok	CO-SIGNER DATE  CNESS CO-SIGNER DATE  CNESS LANDLORD DATE	243 244 245 246 247
<ul><li>245</li><li>246</li><li>247</li><li>248</li><li>249</li></ul>	WIT WIT WIT Brok	CO-SIGNER DATE  CNESS CO-SIGNER DATE  CNESS LANDLORD DATE	243 244 245 246 247 248 249 250
245 246 247 248 249 250 251	WIT WIT WIT Brok	CO-SIGNER DATE  CNESS CO-SIGNER DATE  CNESS LANDLORD DATE  CNESS CONTINUENT CONT	243 244 245 246 247 248 249 250 251
245 246 247 248 249 250 251	WIT WIT WIT Brok	CO-SIGNER DATE  CNESS CO-SIGNER DATE  CNESS LANDLORD DATE	243 244 245 246 247 248 249 250
245 246 247 248 249 250 251 252 253	WITH WITH WITH Broke tion Lead Pain BRO	CO-SIGNER DATE  CNESS CO-SIGNER DATE  CNESS LANDLORD DATE  CNESS CONTINUENT CONT	243 244 245 246 247 248 249 250 251
245 246 247 248 249 250 251 252 253 254 255	WITE WITE WITE Brok tion Lead Pain BRO AC BRO	CO-SIGNER DATE  CNESS CO-SIGNER DATE  CNESS LANDLORD LANDLORD (2) They have told Landlord of Landlord's responsibilities under the Residential Based Paint Hazard Reduction Act (42 U.S.C. §4852d), described in the Lead Hazard Disclosure Requirements (see Lead-Based Hazards Notice). Brokers and Licensees must make sure that Landlord gives Tenant the information required by the Act.  CNESS LANDLORD (Company Name)  CNESS LANDLORD (Company Name)  CNESS LANDLORD (Company Name)  CNESS LANDLORD (Company Name)	2443 2444 245 246 247 248 249 250 251 252 253 254 255
245 246 247 248 249 250 251 252 253 254 255 256	WITE WITE WITE Brok tion Lead Pain BRO AC BRO	NESS	243 244 245 246 247 248 249 250 251 252 253 254 255 256
245 246 247 248 249 250 251 252 253 254 255 256	WITE WITE WITE Brok tion Lead Pain BRO AC BRO	CO-SIGNER DATE  CNESS CO-SIGNER DATE  CNESS LANDLORD LANDLORD (2) They have told Landlord of Landlord's responsibilities under the Residential Based Paint Hazard Reduction Act (42 U.S.C. §4852d), described in the Lead Hazard Disclosure Requirements (see Lead-Based Hazards Notice). Brokers and Licensees must make sure that Landlord gives Tenant the information required by the Act.  CNESS LANDLORD (Company Name)  CNESS LANDLORD (Company Name)  CNESS LANDLORD (Company Name)  CNESS LANDLORD (Company Name)	2443 2444 245 246 247 248 249 250 251 252 253 254 255
245 246 247 248 249 250 251 252 253 254 255 256 257	WITT WITT Brol Lead Pain BRC A	CO-SIGNER DATE  NESS CO-SIGNER DATE  NESS LANDLORD (2) They have told Landlord of Landlord's responsibilities under the Residential relased Paint Hazard Reduction Act (42 U.S.C. §4852d), described in the Lead Hazard Disclosure Requirements (see Lead-Based Hazards Notice). Brokers and Licensees must make sure that Landlord gives Tenant the information required by the Act.  NESS LANDLORD (Company Name)  NESS LANDLORD (Company Name)  NESS LANDLORD (Company Name)  NESS LANDLORD TRANSFERS LEASE TO A NEW LANDLORD  Part of payment received by Landlord, (current Landlord) now transfers to	243 244 245 246 247 248 250 251 252 253 254 255 256 257
245 246 247 248 249 250 251 252 253 254 255 256 257	WITT WITT Brol Lead Pain BRC A	CO-SIGNER DATE  NESS CO-SIGNER DATE  NESS LANDLORD DATE  Ners'/Licensees' Certifications By signing here, Brokers and Licensees involved in this transaction certify that: (1) The informagiven is true to the best of their knowledge; AND (2) They have told Landlord of Landlord's responsibilities under the Residential Based Paint Hazard Reduction Act (42 U.S.C. §4852d), described in the Lead Hazard Disclosure Requirements (see Lead-Based Hazards Notice). Brokers and Licensees must make sure that Landlord gives Tenant the information required by the Act.  OKER FOR LANDLORD (Company Name)  CCEPTED BY DATE  LANDLORD TRANSFERS LEASE TO A NEW LANDLORD  part of payment received by Landlord, (current Landlord) now transfers to	243 244 245 246 247 248 249 250 251 252 253 254 255 256 257 258
245 246 247 248 250 251 252 253 254 255 256 257 258 259	WITT WITT Brol tion Lead Pain BRO A BRO As	CO-SIGNER  CO-SIGNER  DATE  NESS  LANDLORD  DATE  COPSIGNER  COPSIGNER  DATE  COPSIGNER  COPSIGNER  COPSIGNER  DATE  COPSIGNER  C	243 244 245 246 247 248 249 250 251 252 253 254 255 256 257 258 259
245 246 247 248 249 250 251 252 253 254 255 256 257 258 259	WITT WITT Brol tion Lead Pain BRC A A As WITT	CO-SIGNER DATE  NESS CO-SIGNER DATE  NESS LANDLORD DATE  Ners'/Licensees' Certifications By signing here, Brokers and Licensees involved in this transaction certify that: (1) The informagiven is true to the best of their knowledge; AND (2) They have told Landlord of Landlord's responsibilities under the Residential Based Paint Hazard Reduction Act (42 U.S.C. §4852d), described in the Lead Hazard Disclosure Requirements (see Lead-Based Hazards Notice). Brokers and Licensees must make sure that Landlord gives Tenant the information required by the Act.  OKER FOR LANDLORD (Company Name)  CCEPTED BY DATE  LANDLORD TRANSFERS LEASE TO A NEW LANDLORD  part of payment received by Landlord, (current Landlord) now transfers to	243 244 245 246 247 248 249 250 251 252 253 254 255 256

#### **NOTICES AND INFORMATION**

### PENNSYLVANIA PLAIN LANGUAGE CONSUMER CONTRACT ACT

The Office of Attorney General has not pre-approved any special conditions or additional terms added by any parties. Any special conditions or additional terms must comply with the Pennsylvania Plain Language Consumer Contract Act.

#### INFORMATION REGARDING SECURITY DEPOSITS

#### **Taking Security Deposits**

During the first year of a Lease, a Landlord may not require a security deposit of more than two months' rent. After the first year of a Lease, this amount cannot exceed one month's rent, and any security deposit of more than one month's rent must be returned to the Tenant. If rent is increased during the first five years a Tenant is in a Property, Landlord may require that the amount of the security deposit be increased as well. After five years, the security deposit cannot be increased even if the rent goes up.

#### **Holding Security Deposits**

If a Security Deposit is more than \$100, the Landlord must keep the Security Deposit in a special bank account called an escrow account. Landlord is required to tell Tenant the name and address of the bank where the escrow account is located, as well as the amount of the deposit in the escrow account. After the second year of a lease the Security Deposit must be in an escrow account that earns interest. Interest that is earned on Security Deposits belongs to the Tenant, but each year Landlord has the right to keep some or all of that interest up to an amount equal to 1% of the Security Deposit to cover certain administrative expenses. [For example, if a Security Deposit of \$500 is held in an escrow account that earns \$10 of interest in a year, Landlord has the option to retain up to 1% of the Security Deposit amount (\$5) out of that interest.] If the interest earned is less than 1% of the Security Deposit amount, Landlord may keep all the interest, but Landlord can **never** take any money out of the original Security Deposit for administrative expenses. After the second year of a lease, any interest belonging to Tenant must be returned to Tenant once a year on the anniversary of the first day of the original lease term.

### **Returning Security Deposits**

When a lease is ended, Landlord has 30 days to give Tenant a written list of any damage to the Property that Landlord claims Tenant is responsible for. If the cost to repair this damage is less than the amount of the Security Deposit being held, Landlord must return the amount of the deposit not being held back to fix those damages when the list is provided, along with any additional interest that has not yet been paid to Tenant. If damages are more than the amount of the Security Deposit plus interest, Landlord may keep the entire Security Deposit. Landlord may not keep any of the Security Deposit to cover damages if a list of damages is not given to Tenant within that 30 day period. If Landlord doesn't return Tenant's Security Deposit within 30 days of the end of the Lease, Tenant may sue and Landlord may be required to pay Tenant up to twice the amount of the portion of the Security Deposit that should have been returned. It is the responsibility of Tenant to give Landlord his/her new address after the Lease is ended. If Tenant does not provide a new address to Landlord, Landlord is not liable for damages for failing to return Security Deposit monies within 30 days.

### LEAD-BASED PAINT HAZARDS

### **Lead Hazards Disclosure Requirements**

The Residential Lead-Based Paint Hazard Reduction Act says that any Landlord of property built before 1978 must give the Tenant an EPA pamphlet titled *Protect Your Family From Lead in Your Home*. The Landlord also must tell the Tenant and the Broker for Landlord what the Landlord knows about lead-based paint and lead-based paint hazards that are in or on the property being rented. Landlord must tell the Tenant how the Landlord knows that lead-based paint and lead-based paint hazards are on the property, where the lead-based paint and lead-based paint hazards are, and the condition of the painted surfaces. Any Landlord of a pre-1978 structure must also give the Tenant any records and reports that the Landlord has or can get about lead-based paint or lead-based paint hazards in or around the property being rented, the common areas, or other dwellings in multi-family housing. It is also required that the EPA pamphlet be given to tenants before the Landlord starts any major renovations on a pre-1978 structure. The Act does not apply to housing built in 1978 or later.

# **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 taken care of properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, Landlords must disclose the presence of known lead-based paint and lead-based paint hazards in the dwelling. Tenants must also receive a federally approved pamphlet on lead poisoning prevention.

# INFORMATION REGARDING MEDIATION

Mediation is a way of resolving problems. A mediator may help the disputing parties reach an agreeable solution without having to involve the courts. Landlord and Tenant may agree to take any disputes arising from this Lease to a mediation program offered by the local association of REALTORS® or to another mediator. Landlord and Tenant can agree to mediation as part of this Lease (by signing a mediation form to attach to this Lease), or they can sign an agreement to mediate after a dispute arises.

## INFORMATION REGARDING TENANTS' RIGHTS

Landlord cannot increase rents, decrease services, or threaten to go to court to evict Tenant because Tenant: (1) complains to a government agency or to Landlord about a building or housing code violation; (2) organizes or joins a Tenant's organization; or (3) uses Tenant's legal rights in a lawful manner.

## INFORMATION REGARDING MOLD AND INDOOR AIR QUALITY

Indoor mold contamination and the inhalation of bioaerosols (bacteria, mold spores, pollen, and viruses) have been associated with allergic responses including upper respiratory congestion, cough, mucous membrane irritation, fever, chills, muscle ache or other transient inflammation or allergy. Claims have been made that exposure to mold contamination and bioaerosols has led to serious infection, immunosuppression and illnesses of neuro or systemic toxicity. Sampling of indoor air quality and other methods exist to determine the presence and scope of any indoor contamination. Because individuals may be affected differently, or not affected at all, by mold contamination, the surest approach to determine the presence of contamination is to engage the services of a qualified professional to undertake an assessment and/or sampling. Assessments and samplings for the presence of mold contamination can be performed by qualified industrial hygienists, engineers, laboratories and home inspection companies that offer these services. Information pertaining to indoor air quality is available through the United States Environmental Protection Agency and may be obtained by contacting IAQ INFO, P.O. Box 37133, Washington, D.C. 20013-7133, 1-800-438-4318. Tenants should immediately notify Landlord if there is any condition in the Property that may lead to the growth of mold or if the Tenant believes that mold growth is present in the Property.