Suburb Apartment Lease	Date of Lease: 00/00/0000	1. RENT PAYMENT: All rent is due in Lessor's Office at 2320 N. Damen, Suite 1D, Chicago, IL 60647, no later than the 1st day of each month. Any rent received after 5:00 p.m. on the 5th day of the month will be considered late and that month's rent shall be increased by a Late Fee. The Late Fee is 5% of the total monthly
		rent, but not to exceed the maximum allowable by Ordinance or law. The Late Fee shall constitute Additional Rent for that month and shall be due to Lessor as rent. It is Tenant's responsibility to ensure that all payments
BEGINNING: 2:00 p.m 00/00/0000	ENDING: 11:00 a.m 00/00/0000	are delivered in sufficient time. Lessor reserves the right to demand payment of rent by certified check, money order or cashier's check. Any check submitted for payment may be processed not as a check, but as an
MONTHLY RENT \$00.00 Monthly Utility Fee \$30.00	SECURITY DEPOSIT \$00.00	electronic transaction. Electronic transactions will appear on payor's check bank statement as a debit to the account of the check. Checks processed as electronic transactions may be increased, as permitted, to cover any
		Additional Rent owed, including, but not limited to, Late Fees, NSF or dishonored check Fees or other Additional Rent due under the terms of this Lease.
Address Of		2. CONDITION OF PREMISES: Tenant has examined the premises and the common areas prior to the execution of this Lease, and is satisfied with the location and general physical condition. Lessor's resor's
Apartment:		agent have made no promises to decorate, alter or repair the premises, or promises as to condition, unless expressly made in writing and attached hereto.
		3. POSSESSION: Possession shall be deemed to have been delivered to Tenant on the day that Lessor either (A) actually delivers to Tenant keys to the Apartment or (B) makes available to Tenant at the office of the
		Building or at such other place as designated by Lessor keys to the Apartment. If Lessor cannot deliver possession of the Apartment to Tenant, rent will be abated until the Apartment is available for occupancy. In
Tenants(s)		that event, either party may elect to terminate this Lease, upon written notice, one to the other, after the
		commencement date, but before possession is delivered, in which case there shall be no further obligation to either party. Lessor shall not be liable to Tenant for any consequential damages to Tenant arising out of Lessor's
		failure to give possession of the Apartment. 4. SECURITY DEPOSIT: Tenant has deposited with Lessor the Security Deposit in the amount set forth
		above for the performance of each and every covenant and agreement to be performed by Tenant under this Lease. Lessor shall have the right, but not the obligation, to apply the Security Deposit in whole or in part as
		payment of such amounts as are reasonably necessary to remedy Tenant's defaults in the payment of rent or in the performance of the covenants or agreements contained herein. Lessor's right to possession of the Apartment
Lessor:		for non-payment of rent or any other reason shall not be affected by the fact that Lessor holds any Security
(Owner/Agent Disclosure) 2320 N. DAMEN SUITE 1D		Deposit. Tenant's liability is not limited to the amount of Security Deposit. Lessor shall give Tenant written notice of the application of Security Deposit or any part thereof only as required by law or Ordinance. Upon
Owner or agent authorized to manage the CHICAGO, ILLINOIS 60647		receipt of said notice, Tenant shall at once deposit with Lessor an amount sufficient to restore the Security Deposit in full. Upon termination of this Lease, full payment of all amounts due and full and satisfactory
Apartment and to act for or on behalf of the Owner for the purpose of service of (773) 862-5200		performance of all of Tenant's covenants, obligations and agreements (including surrender of the Apartment in accordance with this Lease), the Security Deposit or any portion thereof remaining un-applied shall be returned
process and for the purpose of receiving		to Tenant in accordance with applicable law and Ordinance. This Lease shall serve as a receipt for the Security
and receipting for notices and demands.		Deposit received above. Any person working in the principal office of the company authorized to manage the premises, the principal office being where rent is delivered, is authorized to manage the Apartment and to act
		for or on behalf of the owner(s) and manager(s) for the purpose of service of process and for the purpose of receiving and receipting for notices and demands.
RENT MUST BE DELIVERED TO:	Your Resident Code is:	5. UTILITIES &TELECOMMUNICATIONS (Natural Gas, Hot and Cold Water, Electricity, Heat, A/C, Phone, Cable, Telecommunications, etc.): The cost of heating (gas, and/or electricity) shall be the responsibility of
		Tenant. If any utility or service to the apartment is, or becomes, individually metered to the Apartment, Tenant is, or agrees to become, responsible for the payments for said utility or service. Lessor is not responsible for, nor shall Lessor be
2320 N. DAMEN SUITE 1D		required to provide access to, any cable, computer, telephone, data or other telecommunication, data or media services, network(s), connections, outlets, or other access, by, to or for Tenant, except as otherwise provided for by city, state or
GIUGACO IL COCAT	ase put your Account Code on all Rent	federal law or ordinance. Lessor is not aware of any telecommunication connections, jacks, access points, outlets, or other telecommunication, media, or data access in the apartment. The presence of such connections, receptacles or jacks shall
(773) 862-5200	Checks and correspondence	not be construed as a promise by Lessor to provide any such connection or that said receptacles are functional or can be made functional. Any costs to Tenant associated with any and all such services and devices shall be Tenant's
Disclosure of Information Lead-Based Paint and/or Lead-Based Paint Hazards		responsibility. Tenant is responsible for making all arrangements to establish all utility and telecommunication services and billing with each service or utility provider.
Lead Warning Statement Housing built before 1978 may contain lead-based paid. Lead from paint, paint chips and dust can pose		6. ALTERATIONS, ADDITIONS, FIXTURES, APPLIANCES, PERSONAL PROPERTY: Tenant shall make no alterations or additions nor install, attach, connect, or maintain in the Apartment or any part of the
health hazards if not managed properly. Lead exposure is especially harmful to young children and		Building, interior or exterior, major appliances or devices of any kind without in each and every case the written consent of Lessor and then, if granted, only upon the terms and conditions specified in such written consent.
pregnant women. Before renting pre-1978 housing, lessors must disclose the presence of known lead- based paint and/or lead based paint hazards in the dwelling. Lessees must also receive a federally		7. ACCESS: Lessor shall at all times retain and use any keys necessary for access to the Apartment. Lessor
approved pamphlet on lead poisoning prevention.		shall have the right to enter the Apartment to make necessary repairs, or for the operation of the apartment or property, with proper notice. Entry between 8:00 am and 8:00 pm, or at any other time expressly requested by
Lessor's Disclosure X Lessor has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.		Tenant shall be presumed reasonable. Notice for the purpose hereof may be by regular mail, telephone, personal delivery or other means designed in good faith to provide notice to Tenant.
X Lessor has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in		Lessor shall have the right to show the apartment to prospective new Tenants, purchasers, or other invitees, in accordance with all local ordinance. Tenant shall not interfere with Lessor's efforts to show the apartment and
the housing. Lessee's Acknowledgment (initial)		shall be liable for any damages caused by a breach of this provision. 8. RENTER'S INSURANCE & TENANT PROPERTY: Tenant must obtain renter's insurance in amounts as
Lessee has received copies of all information listed above. Lessee has received the pamphlet <i>Protect Your Family from Lead in Your Home.</i>		Tenant deems necessary, naming Lessor as additional insured. All Tenant's personal property in the apartment or elsewhere in the building shall be at the sole risk of the Tenant. Lessor does not insure Tenant's personal
Agent's Acknowledgment (initial)		property against loss for any reason. Storage, if available, is unsecured, uninsured, and is provided at Tenant's
Agent has informed the Lessor of the Lessor's obligations under 42 U.S.C. 4852(d) and is		sole risk. 9. TENANT'S USE OF APARTMENT: The Apartment shall be used for residential purposes and occupied
aware of his/her responsibility to ensure compliance.		solely by the Tenant, those persons specifically listed in the lease and any minor children of Tenant. Notwithstanding any law or ordinance to the contrary, Tenant may not rent or sublet the apartment as a
Certification of Accuracy The following parties have reviewed the information above and certify, to the best of their knowledge,		short term vacation rental using Airbnb or similar services. Use of the apartment as an AirBNB rental, in violation of City Ordinance, is prohibited. The City aggressively pursues violators and has imposed
that the information they have provided is true and accurate.		significant fines against tenants who violate this Ordinance. Additionally, we are obligated to evict any tenants who are identified as using the apartment as an AirBNB rental.
Lessee(s)(Tenant(s))	Lessor	10. LESSOR RENTAL EXPENSES: Tenant agrees that if it vacates the Apartment prior to the expiration of this lease, and does not provide a qualified sub-tenant to Lessor to fully perform all of Tenant's obligations
X Date	x	under the term of this Lease, Lesser will incur substantial administrative expense in re-renting the apartment (including, but not limited to, rental fees, showing expenses, advertising expenses, rental commissions,
	On behalf of LLC, owner(s), as agent for owner(s)	application expenses, office and leasing schedule coordination). To cover such costs, Lessor may charge Tenant
X Date		a Rental Fee, equal to one (1) month rent for such services. The Rental Fee shall be considered Additional Rent. Tenant remains obligated for all unpaid rent and all other additional damages and expenses caused by this or
		any other breach, that exceed this Rental Fee. <u>11. ELEVATORS AND MECHANICAL LIFTS:</u> In Buildings with elevator(s), Lessor shall not be
XDate		responsible for any damages to Tenant in the event the building elevator(s) or mechanical lifts are unavailable due to maintenance or other service issues. Lessor reserves the right to remove or replace the elevator service in
		the building, at any time, and without further notice to Tenant. Tenant agrees that any such change will not affect the habitability or desirability of the Apartment.
XDate		12. NSF AND DISHONORED CHECKS: All Tenant payments that are dishonored will be assessed a charge
		of \$60.00 each time the payment is dishonored. This charge shall be considered Additional Rent. 13. KEYS: Pursuant to Section 765 ILCS 705/15, tenant shall have the right to rekey the lock(s) to the
XDate		apartment. If Tenant rekeys the locks, Tenant shall provide Lessor with a copy of the keys to ensure that Lessor has continued access to the apartment.
		14. PETS: Pets are not allowed except with written permission from Lessor. In the event written permission is not obtained, there will be Additional Rent of \$10.00 per pet per day for each day the pet is in the apartment.
XDate		This Additional Rent will continue until Tenant either obtains written permission from Lessor, or Tenant informs Lessor, in writing, that the pet(s) have been removed from the premises.
		15. MONTHLY SMOKE DETECTOR AND CO DETECTOR CHECK: Tenant agrees to check all smoke detectors and/or CO detectors in the apartment on a monthly basis and immediately replace batteries when
		necessary. Tenant agrees to immediately inform Lessor of missing or malfunctioning detectors.
		16. LAUNDRY FACILITIES: Laundry facilities are provided as a convenience to the Tenants. Lessor shall not be liable or responsible to Tenant for failure of machine to operate or for any damages resulting from the use
		Page 1 of 2 of the laundry equipment.

17. TENANT'S USE OF APARTMENT: The Apartment shall be occupied solely for residential purposes by Tenant, those other persons specifically listed in the application for these Lease, and any minors which may be born to or legally adopted by Tenant during the Term hereof. Unless otherwise agreed in writing, guests of Tenant may occupy the Apartment in reasonable numbers for no more than three consecutive weeks during any Term hereof. Neither Tenant nor any of these persons shall perform nor permit any practice that may damage the reputation of, or otherwise be injurious to, the Building or neighborhood, or be disturbing to other tenants, be illegal, or increase the rate of insurance on the Building. 18. TENANT'S UPKEEP: Tenant agrees to maintain the Apartment in a clean, sanitary and safe condition and

at all times in compliance with all applicable governmental laws and ordinances. On termination of this Lease Tenant shall return the Apartment to Lessor in like condition, reasonable wear excepted. 19. SUB LEASING, EARLY TERMINATION OR BUY-OUT OF LEASE:

Tenant may exercise one of the following options: <u>OPTION A: SUB-LEASE</u>: Tenant may elect to Sub-Lease the premises. Tenant shall be responsible for finding and securing the prospective Sub-Tenant(s) and obtaining Lessor's written approval of such Sub-Tenant. Prospective Sub-Tenant must be approved by Lessor through Lessors ordinary Tenant approval and evaluation process which includes but is not limited to submitting to Lessor a completed Application for Apartment used by Lessor in the ordinary course of business. Sub-Let Tenant must be approved by Lessor before moving into apartment.

There are no additional fees in connection with Lessee's Sub-Letting.

Sub-Letting does not release Tenant from Tenant's obligations under the terms of the Lease; Tenant's Sub-Tenant is liable to Tenant and Lessor in accordance with the terms of the Sub-Lease, and Tenant remains liable to Lessor in accordance with the terms of the Lease

OPTION B: LEASE EARLY TERMINATION OF LEASE OBLIGATION: Tenant may elect to re-rent the apartment themselves and request the assignment and Early Termination of their Lease obligations on a date earlier than the original termination date. Tenant shall be responsible for finding and securing the prospective new tenant ("New Tenant") and obtaining Lessor's written approval of New Tenant. Prospective New Tenant must be approved by Lessor by submitting to Lessor a completed Application for Apartment, and fully executing Lessor's regular Apartment Lease, before taking possession of the premises.

There is a Early Termination/Release of Lease Obligation Fee of \$200.00 which must be paid prior to Early Termination and Release of Lease Obligation.

In the event of the Early Termination of this Lease, and then, only upon the execution and completion of all In the event of the Early Termination of this Peaks, and then, only upon the execution and compared of all fees, current Tenant shall be released from any and all obligations of the Lease, including, but not limited to the obligation to pay Rent. OPTION C: COMPLETE LEASE BUYOUT: Tenant may elect to Buy-out and terminate their Lease by delivering to Lessor payment of the Buy Out fee ("Buy Out Fee") at any time during any month. The Buy Out Fee is equal to two (2) times the monthly rent. The Lease shall then terminate on the last day of the second (2nd) full month ("Termination Month") after the payment. After payment, all regular monthly rent shall continue to be due through and including the Termination Month. (ie: a tenant is renting an apartment for \$800.00 per month and decides on July 20th that they want to terminate their Lease. In order to buy out their Lease, they must pay a Buy Out Fee of \$1,600.00 on or before July 31st. The Lease would then terminate or September 30th. Tenant must also pay all rent for the months of August and September, as they become due. Tenant may use the pre-paid rent, if any, towards their remaining rental obligation. Written notice of Lessee's intention to buy-out the Lease must accompany the Buy Out Fee. In order for the buy-out to be effective, all rent and additional rent (late fees, NSF charges, etc) ("Unpaid Rent") must be paid in full prior to the Termination Month. Failure to pay all Unpaid Rent will render the buy-out null and void and all payments shall be applied, first, to outstanding balances due and, second, to future rent. At any time, Lessor has the right to reject tenant's Buy-out offer. Upon completion of the above terms, and after the Termination Month, Tenant shall be released from all future obligations of the Lease, including the payment of rent.

20. ABANDONMENT: The Apartment shall be deemed abandoned when actual notice has been provided to Lessor or when Tenant has abandoned as defined by law or ordinance. Lessor shall have the rights of possession and the right to dispose of any abandoned property as provided by law or ordinance. 21. TERMINATION AND RETURN OF POSSESSION: Upon the termination of this Lease, Tenant shall

yield up immediate possession to Lessor and deliver all keys to Lessor at the place where rent is payable, or as otherwise directed by Lessor. The mere retention of possession thereafter shall constitute a forcible detainer. In the event Tenant holds over and does not vacate and return possession of apartment at the expiration of the Lease, Holdover Rent will apply as follows: 3 times the daily pro-rated rent, but no less than \$200.00, for the first day of the holdover month and 2 times the daily pro-rated monthly rent for any additional days beyond the first day of the holdover month. After the first holdover month, the Lease shall then continue on a month to month basis monthly rent equal to 1.5 times the monthly rent of the last month of the written Lease. In addition, Tenant shall be liable for any damages arising from Tenants holdover. Notwithstanding the definition of abandonment by law or ordinance, at Lessor's discretion, possession of keys to, or property in, the apartment may be construed by Lessor as possession by Tenant of the apartment. In the event Tenant takes possession of the premises prior to the commencement date of the Lease, Tenant agrees to pay Lessor the daily pro-rated rent for the period Tenant has early possession. The payment or acceptance of pro-rated rent shall not be construed as a promise of early possession or consent to holding over, nor shall it serve to limit any damages that may be owed by Tenant as a result of Tenant's actions

22. NOTICES: Any legal notice or demand may be served by tendering it to any person thirteen years old or older, residing in or in possession of the Apartment; or by certified mail, addressed to the Tenant, return receipt requested; or by posting it upon the Apartment door, if no authorized person under the Lease is in possession of the Apartment.

23. APPLICATION FOR APARTMENT: The Application for Apartment for this Lease and all representations and promises made by Tenant contained therein are hereby made a part of this Lease. Tenant warrants that the information given by Tenant in the application is accurate and true. If such information is false, Lessor may, at Lessor's sole option, terminate this Lease by giving Tenant not less than 10 days prior written notice of such breach and specifying the date of termination. Tenant remains obligated for Rent and other damages in the event of such termination

24. LIMITATIONS OF LESSOR LIABILITY: Tenant agrees that, except as provided under applicable law and except for instances of negligence or willful misconduct of Lessor, its agents or employees, Lessor, its agents and employees shall not be liable for any damage to the person or property of Tenant or any other person occupying or visiting the Apartment or Building, sustained due to the Apartment or Building or any part thereof or any appurtenances thereof becoming out of repair (as example and not by way of limitation), due to damage caused by water, snow, ice, frost, steam, fire, sewerage, sewer gas or odors; heating, cooling, and ventilating equipment, bursting leaking pipes, faucets and plumbing fixtures; mechanical breakdown or failure; electrical failure; the misuse or non operation of observation cameras or devices (if any), master or central television equipment and antennas (if any), cable television equipment (if any) or mailboxes; or due to the happening of any accident in or about the Building; or due to any act or neglect of any other tenant or occupant of the Building or any other person. Further, except as provided under applicable law, Lessor shall not be liable to Tenant for any damage to the person or property of Tenant sustained due to, arising out of, or caused by, the acts or omissions of any third party whether or not such third party is a tenant of the Building.

25. REMEDIES CUMULATIVE, NON-WAIVER: A. All rights and remedies given to Tenant or to Lessor shall be distinct, separate, and cumulative, and the use of one or more thereof shall not exclude or waive any other right or remedy allowed by law.

B. No waiver of any breach or default of either party hereunder shall be implied from any omission by the party to take any action on account of a similar or different breach or default.

C. Except as expressly prohibited by law or ordinance, no express waiver shall affect any breach other than the breach specified in the express waiver and such express waiver shall be effective only for the time and to the extent therein stated.

26. TENANTS WAIVER: Tenant's covenant to pay rent is and shall be independent of each and every other covenant of this lease; provided however that nothing herein shall preclude Tenant from exercising any rights under law or ordinance

27. LESSOR'S REMEDIES: A. If Tenant:

(1) defaults in the payment of any single installment of rent or in the payment of any other sum required to be paid under this Lease or under the terms of any other agreement between Tenant and Lessor and such default is not cured within 10 days of written notice; or

(2) defaults in the performance of any other covenant or agreement hereof, and such default is not cured by Tenant within 10 days after written notice to Tenant from Lessor (unless the default involves a hazardous condition which shall be cured forthwith);

Lessor may treat such event as a breach of this Lease and Lessor may exercise all rights and remedies provided at law or in equity including, if applicable, the termination of this Lease and the term created hereby, in which event Lessor may forthwith repossess the Apartment in accordance with this Lease hereof.

B. Tenant shall pay to Lessor all Lessor's costs, expenses and attorney's fees in and about the enforcement of the covenants and agreements of this Lease only as allowed and provided by court rules, statute or ordinance. 28. RECEIPT OF REQUIRED DOCUMENTS: By execution of this Lease, Tenant confirms and acknowledges that Tenant has received the following documents from Lessor: A. A copy of the Lead Paint Disclosure for Residential Lease;

B. A copy of the pamphlet *Protect Your Family from Lead in Your Home*. 29. ADDITIONAL TENANT RESPONSIBILITIES:

Tenant shall: A. Pay all Rent when due:

B. Pay any Additional Rent when due;

C. Pay all costs or damages for repairs or replacement to the premises and building, cleaning, re-keying locks, or other damages caused by Tenant or their guests; D. Pay all costs for missing Smoke and/or CO detectors, plus 150.00 each;

E. Pay all collection fees, late charges and any other costs related to late rent; F. Pay seventy five dollars for the costs associated with the preparation and delivery of all legal notices;

G. Place all garbage in sealed bags before placing in dumpsters. No garbage may be placed outside of dumpster. No dumping of furniture or other debris. Pay for removal costs for any debris placed in or near dumpsters that is not in sealed bags;

H. Move in and out through the rear or service stairs. If Tenant moves in or out through the front hallways and stairs Tenant will be assessed for any damage. Damage charges for moving through the front stairs and hallways will be a minimum of \$200.00 but may be more, depending on the extent of the damage.

30. FORWARDING ADDRESS: Tenant must notify Lessor of their forwarding address, IN WRITING, AT LESSOR'S OFFICE. All mail will be sent to Tenant at their written forwarding address. If Lessor does not receive a written forwarding address from Tenant, prior to the expiration of their Lease, all mail will be sent to Tenant at Tenant's last known address, (which is the Apartment address). All administrative costs incurred by Lessor due to Tenant's failure to provide a written forwarding address will be borne by Tenant. The administrative cost to Lessor of re-issuing any check as a result of Tenant's failure to provide a written forwarding address will be \$50.00 per check, to be paid by Tenant. Lessor may deduct re-issue fee(s) from any check(s) to be re-issued. It is assumed that Tenant has consented to such fees if a request is made to re-issue checks and no prior written forwarding address was provided to Lessor.

31. DAMAGE AND CLEANING: Upon the expiration of this Lease, Tenant shall entirely vacate the premises, including all storage areas and common areas of the property, of all personal property and return the apartment and premises to Lessor in broom swept condition. Any cleanup required due to Tenant's actions shall be charged at the minimum hourly rate of \$25 plus any additional costs of disposal.

32. ALTERATIONS: Tenant shall not paint or alter apartment under any circumstances. Any painting or other alterations made by Tenant shall be repainted and/or restored by Lessor at the minimum rate of \$30 dollars per person per hour for labor, materials and coordination

33. OTHER AGREEMENTS:

A. The headings or captions of paragraphs are for identification purposes only and do not limit or construe the contents of the paragraphs.

B. Lessor as used herein shall refer to the person, partnership, corporation or trust herein above set forth in that capacity. Obligations and duties to be performed by Lessor may be performed by Lessor, its agents, employees or independent contractors. Only Lessor or its designated agent may amend or modify this Lease or Lessor's obligations hereunder.

C. All rights and remedies of Lessor under this Lease, or that may be provided by law, may be exercised by Lessor in Lessor's own name individually, or in Lessor's name by Lessor's agent. All legal proceedings for the enforcement of any such rights or remedies, including distress for rent, forcible detainer, and any other legal or equitable proceedings, may be commenced and prosecuted to final judgement and execution by Lessor, in Lessor's own name individually, or by agent of any Lessor who is a principal.

D. Tenant agrees that Lessor may at any time and as often as desired assign or re-assign all of its rights as Lessor under this Lease.

E. The words Lessor and Tenant as used herein shall be construed to mean plural where necessary and the necessary grammatical changes required to make the provisions hereof apply to corporations or persons, women or men, shall in all cases be assumed as though in each case fully expressed.

F. The obligations of two or more persons designated Tenant in this Lease shall be joint and several. If there be more than one party named as Tenant, other than children in a family, all must execute this Lease and any modification or amendment hereto.

G. Apartment used herein shall refer to the dwelling unit leased to Tenant.

H. Tenant's use of any storeroom, storage area, laundry room or parking space in or about the Building shall be as licensee only, and, unless specifically provided for otherwise in this Lease or by separate License, such license is granted without charge to Tenant and may be revoked by Lessor at any time. Tenant agrees that Lessor shall not be liable for any loss or damage to or of any property placed in or on storeroom, storage area, laundry room or parking spaces. Tenant should not store or leave valuable items in such areas. The termination of this Lease for any reason shall also serve to terminate Tenant's right to use such storeroom, storage area, laundry room or parking spaces.

I. Tenant authorizes Lessor to run credit checks from time to time, and to verify information given to Lessor prior to, during, and subsequent to the course of this Lease, for the purposes of collection of rent or other monies owed

J. Building as used herein shall include the entire physical structure located at and about the address herein above stated, including machinery, equipment and appurtenances which are a part thereof, grounds, recreational areas and facilities, garages and out-buildings, and other apartment buildings which form a complex owned or operated as a single entity.

. The invalidity or unenforceability of any provision hereof shall not affect or impact any other provision L. In the event of a conflict between the terms and provisions of this Lease and the terms and provisions of the

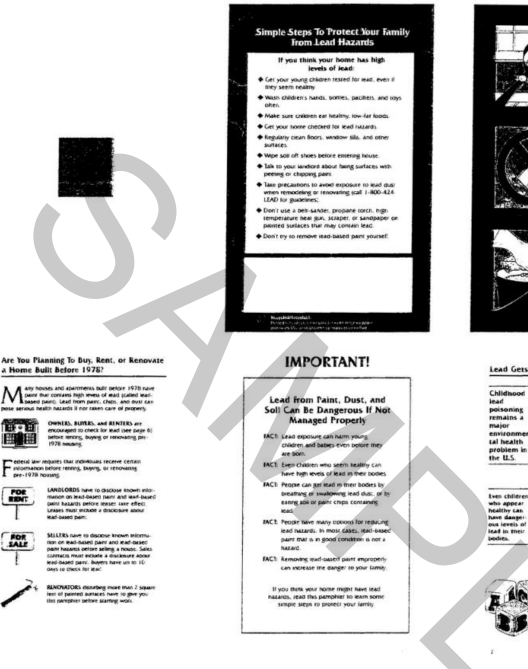
law, statute or ordinance, the terms and provisions of the law, statute or ordinance shall control.

34. PROMISES OF THE PARTIES: The terms and conditions contained herein shall be conclusively deemed the agreement between Tenant and Lessor and no modification, waiver or amendment of this Lease or any of its terms, conditions or covenants shall be binding upon the parties unless made in writing and signed by the party sought to be bound

35. CONFLICT: In the event any of the terms or conditions in this Lease conflict with any governmental laws or ordinances, the governmental laws or ordinances shall prevail.

Page 2 of 2

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Lead's Effects

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it is important to know that even obcourt to low levels of lead can severely farm

in children, lead can ca

- · Nervous system and laciney carriage
- Learning disabilities, attention deficit disordet, and decreased intelligence
- Speech, kinguage, and behav
- · Poor muscle coordination
- · Decreased muscle and bone growtr.
- · Hearing damage

While low-lead exposure is most common, exposure to high evers of lead can have newastaining effects on children, including setures, uncon-sciculistics, and, in some cases, deatr

Almough children are especially susceptible to lead obposure. Inac can be dangerous for adurts roo

- In adults, lead can cause Increased chance of liness outing
- meghank) · Harm to a lefus, including prac
- Garmage or death ientitry problems (in men ano women
- · High blood pressure
- · Digestive problems
- · Nerve disorders
- Memory and concentration problem:
- · Muscle and joint part

Where Lead-Based Paint is found

in general the older your home, the more likely it has ic based paint.

Get your

4

Nany homes built before 1978 have lead-based pains. The federal government barned each-based paint from housing in 1978. Some states stopped his use even earter. Lean can be found In homes in the city, country, or suburbs

- In apartments, single-family homes, and both private and public housing
 - Inside and outside of the house
 - In soil around a nome. (Soil can pick up lead nom extensi paini or omer sources such as past use of leaded gas in cars.;

Checking Your family for Lead

To reduce your child's exposure to lead, ger your child checked, have your some tested capecidally if your hame has paint in peer candition and was built before 1978), and its any hastards your may have. Chiorens blood lead seens tend to increase chiorens blood lead seens tend to increase tend to peak at 18 to 24 montos of age. children and home tested If you think your home has high levels of lead

Consur your doctor for advice on testing your children. A simple blood test car detect righ levels of lead. Blood tests atri usually recommended for

- · Children at ages 1 and 2
- Collaten or other family members who have been exposed to high revels of read

 Children who should be tested under your state or local health screening plan. Tour doctor can explain what the test results mean axid if more testing will be needed



Lead Gets in the Body in Many Ways

- People can get lead in their body if they Breathe in lead dusr tespectally during removations that disturb painteet surfaces) Put their hands or other objects covered with lead dust in their mouths
 - Eat paint chips or soli that contains
 - Lead is even more dangerous to children under the age of 6:
 - At this age children's bians and nervous systems are more sensitive to the dam-aging effects of lead
 - · Children's growing bookes apsorb more lead.
 - Bables and young children often pui mesi hands and other objects in their mouths. These objects can have lead dust on them.

Lead is also dangerous to women of childbearing age:

Women with a high lead level in mer system prior to pregnancy would expl a letus to lead through the placena outing letal developmen;

Lead from paint chips. which you can sec. and lead dust.

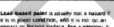
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Identifying Lead Hazards

Lead-based paint is usually nor a hazard if it is no or or an impact or floction surface. Nor a window, it is obtained by the leader spectrum of the leader spe

Deteriorating lead-based paint (peoling, chapping, challeng, cracking or damaged) to a hazardy and needs immediate attention it may also be a nazard when loupd on sur-laces that children can chew or that get a lox of wear-and-rear, such as

- · Windows and window siles
- · Doors and ooor trames
- · Stars, railings, panisters, and porches

Lased duals can form when each obased out in is soraped, sanced, or heard. Duas also forms when partied surfaces out to or up orgent rectain the sand out can ge on surfaces and objects ing people tours, Settind lead out can re-enter the air when people vacuums, sweep, or walk though it. The following two federal standards hav been set for lead nazards in oust.

- 40 microsrams per square loo: grg/m²) and higher for foors, including carpeted foors.
- 250 µg/h² and lagner for intenor window sile Lead in soil can be a nazato when children play in bate soli o' when people oring soil into the nouse on their shoes. The following two rederar standards have been set for lead hazards in relidential
- 400 parts per million (ppm) and higher in play areas of pare sol 1.200 ppm laverage) and righter in bare soli in the remainder of the yard.

The only way to find out if paint, ousr and soli lead hazards bots to to test for mem. The next page describes the most common mem-ons used.

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Lead affects the body in many ways.

Checking Your Home for Lead

just knowing that a hon has leadbased paint may not tel you If the is a hazard



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You can get your nome tested for lead in several different ways

- A paint inspection tells you whether you nome has lead-based paint and where it s localed. It won't left you whether or no your nome currently has lead hazaro.
- уюй поте ситетиту так вкд падаюх. 4 лака аказывает теку круг трубо тору ситету силенту лак аку ква пада таку круг или асточку то каке то аблека жи ули или 4 л сотличатот по аблека жи ули или торести, сво кой туро поте так алу каст базов у они у укол поте так алу каст базов раки, а си уконе торести ком се со раки, а си уконе торести каке тако раки. В укон торести каке со раки.
- Hire a maned and certified lesong profes-sional who will use a range of reliable methods when realing your home
- Would inspection of pains conditionand incation A portable x-say hubrescence (DRF) machine
- + Lau tests of paint, oust, and solf

sies samples. There are said and leagest programs is place to ensure that releng is done safety, relably, and effectives, Consci you stare or local agency is be born on logar T1110 more information, or call 1-809-474-6450 (5323) for a her of consisters in your are Home test-bits for lead are available, but may not always be accurate. Consumets should not rely on insise its before doing renovations or to assure safety.

Remodeling or Renovating a Home With Lead-Based Pain:

Take precausions before your contractor or you begin remodeling or renovating any-thing that disturbs bented surfaces (such as scraping off pains or rearing our walks) + Have the area tested for lead-based



pain: Do not use a boli-sander, propan-torch, bigh temperaner mait gou, dry accapts, or dry andipaper to territor test-based pain. These actions creat-urge amounts of lead ousl and hime. Lead ous can remen in your nome long alter (ne work is done. If not a mer int wolk is done lemporarily move you: lamby (spe-cally chlores and regume women) out of the apattment or house unit-ter work is none and the area a proc-erly cleaned. If you can't move you handy, at react completely sex off the works area. conducted properly. certain types of renova tions can

reinase inadi from paint and dust into the air



Report & Desire to Lokanery, Ann-Regional Land Constr U.S. EPA Report 1445 Acquire Arena, 12m Roc Date, 11, 75202-2733 12147665-753

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EPA Regional Offices

tour keponal EPA Office can provide further information regard ins remaining and seat projection prostams.

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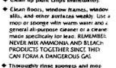
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Acquerel Load Connect U.S. DA Region -or Ioristis Serec., SA Astarta, GA 3030 (404) 562-8998 Appen 5 Blinds indu

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What You Can Do Now To Protect Your family

II you suspect that your house has tea hazards, you can take some immediate steps to refluce your lamity's risk If you rent, notily your-landlord of peeling or chipping pain. · Glean up paint chips immediately



- Thoroughly rinse sponges and mopheads after cleaning-dirty or dusty areas
- Wash children's hands often, especial ly before they call and before hap fum and bed time.
- Keep play areas clean. Wash bothes pacifiers, soys, and stuffed animals resulari
- Reep children from chewing wi allis or other painted surfaces.

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- Clean or remove shoes before entering your home to avoid tracking in lead-hom soli
- Make sure children-cal nutritious, low-fat meats high in-Iron and calcium, such a: spinach and dairy products Children with good diets absorr





Driving water, Your home might have parament with step or easi select. Call your hour heating dearmings or water support to find out about tetong your water. You cannot set, wheth con same tead, and bolking your water with not ge no of lead. If your think your plannting might have yired in it. Use only coin water to onniong a cooking Run water for 15 to 30 seconds, before onniong it, especially it you have not used your water for a lew hours.

While paint, dust, and soil are the most common sources of tead, other lead sources also exis-



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hour: The job, if you work wion lead, you could bring it nome on your hands or contex. Shower and counse clome: belore coming home. Launder your wor controls separately hom the test of your family s clome. · Old parted toys and hummum food and liquids stored in lead crystal or lead-plazed pottery or portalais.

- Lead smellers or omer nousmes that release lead linu (ne at: Hobbies that use lead, such as making nonterv or scanned glass, or refinishing humanize.
- folk remedies that contain lead, such as "grees" and "assicon" used to meat as upset stomach.

CPSC Regional Offices

tour Regional CPSC Office can provide further information regard ins regulations and consumer product safety

Vesserie Regional Lober Conserver Proceed Seleve Gene 1301 Car Severt Sale 610-5 Ostand CA 9601 (510) 612-4016

Salary Longingano

HUD Lead Office

Prease contact HUD's Office of Healthy Homes and Lead Instance Council for information on texts regulations, outreach efforts, and read hazaro control and research grant programs

8.5. Separatement of Inserting and Urban Servicement Office of Regime Homes and Lead Hazard Commt 451 Services Since, SW 7-320. Wignormon, DJ, 106410 (2021 75):-178.

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Reducing Lead Hazards in The Home

In addition to day-ro-day cleaning and good

Parmini: * Too can temporarity recure lead natard: by taking actions such as repairing dam-aged paired surfaces and planting gaas to cover solt with high lead levels. These actions (solided "initiation cosmols") are no: perminent solutions and will need orga-ing antennos.

to permanently remove lead natatol you should here a certified read "abase

ment' contraction. Abalement for perma meni: contractice, Abacemeni (or permu-nent nazari etiminarismi metrodo: neckute temoting, sealing, or enclosing read-based paint with special materiali, just palming over the hazard with regula paint is not permanent removal.

Removing lead improperty can increase the hazard to your famil by spreading even more lead dust around the house.

Anways use a professional w is trained to remove lead natards sales



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consisting the second constant of the employ qualifies workers and follow smith safety nues as set by their state or by the ledera ROVERNMER Once the work is completed, dust creaning activities must be repeated undi testing indicates that leaf dust levels are periow the following."

this: Certified contractors will employ in workers and follow smct safety

Aways hire a person with special training for correcting lead problems—someony who knows how to oo this work safety and

has the proper equipment to clean up

40 micrograms per square loor (ug/h²) tot floors, including carpered floors.

· 250 µg/r² for memor windows siles: and · 400 µg/fri lor window sought

Call your state or local agency (see sonom of page 11) for help in locating certifier, professionats in your area and to see it financial assistance is available

CONINE

for More Information

National Lead In to National Last information Center Call I-500-CAI-LLDD (F42-5223) to learn how to protect children from test poscoring and for other information on jest nazaros. To access lead information wa the web, visi www.hud.gewicht.ceasized.

IPA's Sale Drinking Water Holling Call 1-800-426-4791 for information about lead in drinking wate

nsumer Product Salety ministion (CPSC) Bothine

To request information on lead in consumer products, or to report an unsafe consumer product or a croo-wor-retained inumy call 1-800-636-2772, or was CPSC's Web site at www.cpscigeo.



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where a support calify and Environmental Agencies Some clines, states, and nites neve metric own rules for keed-based pain schrines. Check with your occus agence ru-see where mointained mornalism of listing a car also provide mornalism of listing a ked apatement him in you are, and or possible sources of financial all or reducing lead hazaros. Receive up-in-base adoresis and ponce micromation for your local con-tacts on the internet at www.cp.agwittend or contact time Reasonal Lead Intermation. ю́ц ** or contact the National Lead Insernation Center at 1-800-424-1EAD

for the hearing impared, call the lederal information keary before at 1-800-877-8339 to access any of the priorie numbers in this brochuse

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