TENANT ATTACHMENT

Document updated: October 2019



This attachment is intended to be given to the Tenant prior to the submission of any offer and is not part of the Residential Lease Agreement's terms.



ATTENTION TENANT!

YOU ARE ENTERING INTO A LEGALLY BINDING AGREEMENT.

- 1. Read the entire agreement *before* you sign it.
- 2. Review the Rules & Regulations, CC&Rs and all other governing documents, especially if the property is in a homeowner's association.
- 3. You are *strongly* urged to obtain Renter's Insurance.
- 4. Investigate all material (important) facts.
- 5. If a Residential Lease Owner's Property Disclosure Statement is provided, carefully review that document. This information comes directly from the Landlord. Investigate any blank spaces.
- 6. Read and understand your rights and obligations pursuant to the *Arizona Residential Landlord and Tenant Act,* a copy of which can be obtained on the Department of Housing website: www.azhousing.gov.

You can obtain information about considerations when renting a property through the Tenant Advisory at http://www.aaronline.com.

Remember, you are urged to consult with an attorney, inspectors, and experts of your choice in any area of interest or concern in the transaction. Be cautious about verbal representations, advertising claims, and information contained in a listing.

Verify anything important to you.



Tenant's Check List

RESIDENTIAL LEASE AGREEMENT

K	ESIDENIIA	L LEASE AGREEMENT	October 2019
RI	ARIZONA association of REALTORS* EAL SOLUTIONS. REALTOR* SUCCESS.	The pre-printed portion of this form has been drafted by the Arizona Association of REALTORS [®] . Any change in the pre-printed language of this form must be made in a prominent manner. No representations are made as to the legal validity, adequacy and/or effects of any provision, including tax consequences thereof. If you desire legal, tax or other professional advice, please consult your attorney, tax advisor or professional consultant.	REALTOR®
	LANDLORD:	TY OWNER(S) (LANDLORD) NAME(S)	tified on Line 333
2.	TENANT:	NAME(S)	
5. 5.	rents to Tenant and Te	enter into this Residential Lease Agreement ("Lease Agreement") on the terms contained enant rents from Landlord, the real property and all fixtures and improvements thereon ar personal property described below (collectively the "Premises").	d herein. Landlor nd appurtenance
3 .	Premises Address:		
7.	City:	AZ, Zip Code:	
3. 9.).	🗌 Washer 🗌 Dryer	cluded and to be maintained in operational condition by Landlord: er	
1.		remises shall be used only for residential purposes and only by the following	named persons
3. 4.	Assignment and Occu	pancy Restrictions: Only persons listed above may occupy the Premises or any part thereof	
3. 4. 5. 5. 7. 3.	Assignment and Occup prior written consent. If Te above to occupy the Pre of this Lease Agreement Addenda Incorporated		er than those liste
3. 4. 5. 3. 7. 3.	Assignment and Occup prior written consent. If Te above to occupy the Pre of this Lease Agreement	apancy Restrictions: Only persons listed above may occupy the Premises or any part thereof tenant attempts to sublet, transfer, or assign this Lease Agreement and/or allows any persons oth temises without Landlord's prior written consent, such act shall be deemed a material non-complete the sublet, transfer, or assign this Lease Agreement. d: Lead-based Paint Disclosure	ner than those lister npliance by Tenan
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MO/DA/YR

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38. All Earnest Money shall consist of immediately available funds and is subject to collection. In the event any payment for Earnest Money is 39. dishonored for any reason, at Landlord's option, Landlord shall be immediately released from all obligations under this Lease Agreement by notice to Tenant. Upon acceptance of this Lease Agreement by all parties, all Earnest Money shall be applied to deposits and/or initial rents. 40.

41. Periodic Rental Due Date: The Rent and all other accrued charges shall be due and payable no later than 5:00 p.m. on the

42. of each month (regardless of weekends or holidays). Rent shall be payable in advance without deductions or offsets. Landlord is not required to accept a partial payment of Rent or other charges. If the sales tax changes during the term of this Lease Agreement, Landlord may adjust 43. 44. the amount of Rent due to equal the difference caused by the tax change upon thirty (30) days notice to Tenant.

45.	Rent: Tenant shall pay monthly installments of \$	plus any applicable sales taxes, which are currently
46.	\$, totaling \$("Rent") to:	· · · · · · · ·
47.	at:	
48.	Late Charges and Returned Payments: A late charge of \$	shall be added to all Rent not received

by 5:00 p.m. on the due date or 4 days after due date and shall be collectible as Rent. Tenant shall pay a charge of 49. 50. _ for all funds dishonored for any reason, in addition to the late charge provided herein. These additional charges shall be collectible as Rent. If a Rent payment has been returned unpaid for any reason, 51. Landlord shall be entitled to demand that all sums due pursuant to this Lease Agreement be paid in the form of a cashier's 52. 53. check or money order.

Late or Partial Payments: The acceptance by Landlord of any late or partial payment shall not change the due date or amount of 54. any required payment in the future and shall not relieve Tenant of any obligation to pay the balance of the Rent and any applicable 55. 56. late fees or costs.

Rent Proration: If Rent is being prorated for a period other than a full month, Tenant shall pay on 57. plus any for the prorated period beginning MO/DA/YR and ending

applicable sales tax of \$_____, totaling \$_____ 58.

Note: The ARLTA prohibits a landlord from demanding or receiving security, however denominated, including, 59. but not limited to, prepaid Rent in an amount or value in excess of one and one-half month's Rent; however the 60. 61. ARLTA does not prohibit a tenant from voluntarily paying more than one and one-half month's Rent in advance. The breakdown of the deposit amounts shown below is solely for the purpose of showing how such amounts 62. were calculated and does not limit a landlord's right to use all deposit amounts as permitted by the ARLTA. 63. Deposits may be placed in interest-bearing accounts, which interest shall be retained by the Broker or Landlord. 64.

- REFUNDABLE DEPOSITS SHALL NOT BE USED AS A CREDIT TOWARDS LAST MONTH'S RENT. 65.
- 66. Initial Rent Payment: \$

Refundable Security Deposit Due: "Security Deposit" is given to assure payment or performance under this Lease Agreement. 67. "Security Deposit" does not include a reasonable charge for redecorating or cleaning. 68.

- 69. Security deposit: \$ (assistive and service animals are not considered "pets") 70. Pet deposit: 71. Cleaning deposit: + \$
- 72. Non-refundable Charges Due:

73.	Cleaning Fee:	+\$_	(for additional cleaning and sanitizing of the Premises after Tenant vacates)
74.	Redecorating Fee:	+\$_	(for periodic repair/replacement of floor and window coverings, paint and
75.			decorative items after Tenant vacates)
76.	Pet Cleaning Fee:	+ \$_	(for additional wear, tear and cleaning after Tenant vacates)
77.			(assistive and service animals are not considered "pets")
78.	Other Fee:	+ \$	(for

Tax Due on Initial Rent and Non-refundable Charges Paid to Landlord: 79.

80. Sales tax charged: + \$_____ City rental tax rate _____ % Taxable amount \$_____ **Total Required Payment:** 81. 82. Less Earnest Money BALANCE DUE (CERTIFIED FUNDS): 83. Refundable deposits will be held:
by Landlord
in Broker's Trust Account
BROKERAGE FIRM NAME 84.

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No refundable deposit shall be transferred from the Broker's Trust Account to anyone other than Tenant without ten (10) calendar days' written notice to Tenant. If deposits are held by Landlord, Tenant and Landlord agree to hold Broker harmless of all liability regarding said deposits. If the Premises are surrendered to Landlord at the termination or expiration of this Lease Agreement in a clean and undamaged condition acceptable to Landlord, Landlord shall return the refundable deposits to Tenant within the time period provided for in the ARLTA.
However, if the Premises are delivered to Landlord in an unclean, damaged or unacceptable condition, Landlord shall be entitled to retain all or a portion of the refundable deposits and hold Tenant liable for any additional charges.

91. **Application/Credit/Background Contingency:** A credit/background report(s) application fee of \$

is due by separate payment and is non-refundable. This Lease Agreement is contingent on satisfactory verification and 92. 93. approval by Landlord of Tenant's employment, credit, banking references, income, past rental history, and criminal and/or 94. other background check(s) prior to possession. Tenant consents to these credit/background check(s) by Landlord or Broker. Tenant shall complete a separate rental and/or credit application containing all the required information. Tenant warrants 95. that the information is correct and complete and that Tenant has disclosed all pertinent information and has not withheld any 96. 97. information, including, but not limited to, poor credit, early terminations of leases, evictions or bankruptcy. Tenant's material 98. falsification of any information provided to Landlord shall entitle Landlord to terminate this Lease Agreement and pursue all applicable remedies, damages, court costs and reasonable attorneys' fees. The credit history of Tenant with respect to this 99. Lease Agreement may be reported to any credit bureau or reporting agency. 100.

101. Pets (including, but not limited to animals, fish, reptiles or birds): Assistive and service animals are not considered "pets."

102. No pets allowed. Tenant agrees not to keep or permit any pets on the Premises without prior written consent of Landlord. 103. Landlord hereby grants Tenant permission to keep the following described pet(s) on the Premises:

			and Tenant
\Box is required \Box is not required to maintain a	liability insurance policy to co	over any liability incurr	ed due to pet(s) with a
minimum of \$ coverage and cau	se Landlord to become an "ac	dditional insured" under	the policy.
Keys: Landlord agrees to deliver to Tenant keys for Pr	remises:	Pool	Mail Box
Entry Gate 🗌 Other:	and 🗌 🛑	garage door ope	ners upon possession.
Tenant shall pay Rent and shall remain responsible	for the security of the Prem	ises until all keys and	l garage door openers
for by Tenant. Leaving keys/garage door opener/er	ntry gate opener in or on th	e Premises will not b	e considered returned
consent. Tenant acknowledges that unless otherwis	se provided herein, Premise	s have not been re-ke	eyed.
Utilities: Tenant agrees to arrange, and pay for when	a due, all utilities except:		
etimieer renant agrees to analige, and pay for who			
Association: Premises is located within a community	association(s): 🗌 Yes 🗌	No If Yes, explain: _	
Association Dues: If applicable, homeowners' and	other association dues and a	assessments shall be	paid by Landlord.
Maintenance Responsibility: The following shall be	the responsibility of the party	/ indicated:	
A. Pool Maintenance:			
Cleaning/Routine Maintenance: 🗌 Landlord	Tenant 🗌 Association	Not applicable	
Pool Chemicals: 🗌 Landlord	Tenant Association	Not applicable	
B Boutine Pest Control:		Not applicable	
C. Yard Maintenance:			
Front Yard: Landlord	Tenant 🗌 Association	Not applicable	
Back Yard: 🗌 Landlord	Tenant Association	Not applicable	
D. Other:	🗌 Landlord 🗌 Tenant	Association	Not applicable
	minimum of \$ coverage and cau Keys: Landlord agrees to deliver to Tenant keys for Pr Entry Gate Other: Tenant shall pay Rent and shall remain responsible have been physically returned to Landlord/Property N for by Tenant. Leaving keys/garage door opener/er unless expressly authorized by Landlord in writing. T and/or garage door/entry gate openers. Tenant shall consent. Tenant acknowledges that unless otherwise Utilities: Tenant agrees to arrange, and pay for when Association Dues: If applicable, homeowners' and Maintenance Responsibility: The following shall be A. Pool Maintenance: Cleaning/Routine Maintenance: Landlord Pool Chemicals: Landlord B. Routine Pest Control: Landlord C. Yard Maintenance: Front Yard: Landlord Back Yard: Landlord	minimum of \$	minimum of \$

129. Upkeep of the Premises: Tenant has completed all desired physical, environmental or other inspections and investigations of the Premises and is satisfied with the physical condition, except as otherwise noted in writing. Tenant shall maintain the Premises in a 130. neat and undamaged condition and, in particular, shall comply with applicable provisions of building codes, homeowners' association 131. 132. or other rules and regulations; maintain the Premises in a clean and safe condition; dispose of all ashes, rubbish, garbage and other waste; keep and use all plumbing and electrical, sanitary, heating, ventilating and air conditioning facilities and elevators and other 133. facilities and appliances in a clean and reasonable manner; and generally conduct themselves and others in their charge, including 134. 135. pets, in a manner so as not to disturb their neighbors or in any way, deface, damage, impair or otherwise destroy any part of the Premises. Tenant shall immediately notify Landlord of any situation or occurrence that requires Landlord to provide maintenance, 136.

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137. make repairs, or otherwise requires Landlord to take action as required by the ARLTA, including, but not limited to any moisture 138. conditions from any source, leaks, evidence of mold/mildew, or of any inoperative mechanical, plumbing or electrical system or component thereof. In the event Tenant notifies Landlord in writing of any condition requiring Landlord to make repairs or perform 139. 140. maintenance, such notice shall constitute permission from Tenant for Landlord to enter the Premises for the sole purpose of making the repairs or performing the maintenance requested. If Tenant fails to comply with such requirements, Landlord may 141. make necessary repairs and submit a bill to Tenant subject to the provisions of the ARLTA. Tenant also agrees to replace furnace 142. 143. filters, air conditioning filters, light bulbs, water filters and smoke alarm and/or carbon monoxide detector batteries as frequently as conditions require, or as otherwise provided. Landlord agrees to maintain the Premises as provided in the ARLTA and shall 144. 145. comply with the requirements of applicable building codes, homeowners' association or other rules and regulations, make all repairs necessary to keep the Premises in a fit and habitable condition. 146.

147. Rules and Law: Tenant has either received a copy of any rules, regulations, covenants, conditions and restrictions, homeowners' association rules, ordinances, and laws ("Rules and Law") concerning the Premises, or has made an independent investigation of the applicability of any such Rules and Law to Tenant's use of the Premises. If the homeowners' association, state, county, municipal or other governmental bodies adopt new ordinances, rules or other legal provisions affecting this Lease Agreement, Landlord may make immediate amendments to bring this Lease Agreement into compliance with the law. In such event, Landlord 152. agrees to give Tenant notice that this Lease Agreement has been amended and shall provide a brief description of the amendment and the effective date.

154. Compliance with Rules and Law: Landlord and Tenant agree to comply with the applicable Rules and Law concerning the 155. Premises. Tenant agrees to supervise other occupants, family, guests, invitees, or other persons under Tenant's control to ensure 156. their compliance with the Rules and Law and shall be responsible for any actions of the foregoing who violate this Lease Agreement 157. or the applicable Rules and Law. Tenant shall immediately notify Landlord upon receipt of any notice of violation and shall pay any 158. fines or penalties assessed by any governing body as a result of Tenant's noncompliance with Rules and Law.

159.

(TENANT'S INITIALS REQUIRED)

TENANT

TENANT

160. Crime-Free Provision: Tenant, occupants, family, quests, invitees, or other persons under Tenant's control shall not engage in or facilitate: (i) any acts involving imminent or actual serious property damage as defined by law; (ii) any criminal activity (state, federal or other municipality), including drug-related criminal activity, any act of violence or threats of violence, other illegal activity, including prostitution, criminal street gang activity, threatening or intimidating, unlawful discharge of firearms, or assault; (iii) jeopardize the health, safety and welfare of Tenants, Landlord, Landlord's representatives, agents or others.

165. VIOLATION OF THIS PROVISION SHALL CONSTITUTE A MATERIAL AND IRREPARABLE VIOLATION OF THIS LEASE 166. AGREEMENT AND CAUSE FOR IMMEDIATE TERMINATION OF THE TENANCY.

167. Swimming Pool Barrier Regulations: Tenant agrees to investigate all applicable state, county, and municipal Swimming 168. Pool Barrier Regulations and agrees to comply with said regulations while occupying the Premises, unless otherwise agreed in 169. writing. If the Premises contains a swimming pool, Tenant acknowledges receipt of the Arizona Department of Health Services 170. approved private pool safety notice. Landlord and Tenant expressly relieve and indemnify brokers from any and all liability and 171. responsibility for compliance with any applicable pool barrier laws and regulations.

172.

(TENANT'S INITIALS REQUIRED)

TENANT

173. Lead-based Paint Disclosure: If the Premises were built prior to 1978, the Landlord shall: (i) notify Tenant of any known lead-based paint ("LBP") or LBP hazards in the Premises; (ii) provide Tenant with any LBP risk assessments or inspections of the Premises in the Landlord's possession; (iii) provide Tenant with the Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards, and any report, records, pamphlets, and/or other materials referenced therein, including the pamphlet "Protect Your Family from Lead in Your Home" (collectively "LBP Information").

178. The Premises were constructed prior to 1978 and Tenant has received and executed the Disclosure of Information on Lead-based Paint and Lead-based Paint Hazards, and has received any reports, records, pamphlets, and/or other materials referenced therein, including the pamphlet "Protect Your Family from Lead in Your Home."

1	81	•
1	82	

(TENANT'S INITIALS REQUIRED)

- OR
- 183. \Box Premises were constructed in 1978 or later.
- 184.

(TENANT'S INITIALS REQUIRED)

TENANT

TENANT

185.	Smoke Detectors: The Premises does does does not contain smoke detector(s). If yes, Tenant shall maintain the
186.	detector(s) in working condition, change batteries and notify Landlord if the detector is not working properly or missing from
187.	the Premises.

188. Carbon Monoxide Detectors: The Premises does does does not contain carbon monoxide detector(s). If yes, Tenant shall maintain the detector(s) in working condition, change batteries and notify Landlord if the detector is not working properly or missing from the Premises.

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Residential Lease Agreement >>

191. **Fire Sprinklers:** The Premises \Box **does** \Box **does not** contain fire sprinklers. If yes, Tenant shall notify Landlord if the sprinklers are not working properly or are missing from the Premises.

Alterations and Improvements: Tenant shall not make any alterations, changes or improvements to the Premises without
 Landlord's prior written consent. Tenant may be held responsible for any damages resulting from unauthorized alterations,
 changes or improvements as well as the cost to restore the Premises to its move-in condition.

196. Tenant Liability/Renter's Insurance: Tenant assumes all liability for personal injury, property damage or loss, and insurable 197. risks except for that caused by Landlord's negligence. Landlord strongly recommends that Tenant obtain and keep renter's 198. insurance in full force and effect during the full term of this Lease Agreement.

199. Access: Tenant shall not unreasonably withhold consent to Landlord or Landlord's representative(s) to enter into the Premises to inspect; 200. make necessary or agreed repairs, decorations, alterations or improvements; supply necessary or agreed services; or exhibit the Premises 201. to prospective or actual purchasers, mortgagees, tenants, workmen or contractors. Landlord may enter the Premises without consent of 202. Tenant in case of emergency. Landlord shall not abuse the right to access or use it to harass Tenant. Except in case of emergency, 203. Tenant's written request for repairs, or if it is impracticable to do so, Landlord shall give Tenant at least two days' notice in writing of the 204. intent to enter and enter only at reasonable times.

205. Tenant Obligations upon Vacating Premises: Upon termination of this Lease Agreement, Tenant shall surrender the Premises 206. to Landlord in the same condition as when the Agreement term commenced, reasonable wear and tear excepted; all debris will 207. be removed from the Premises; mail forwarded; and keys/garage door opener/entry gate opener returned to Landlord/Property 208. Manager/Authorized Representative. Tenant shall have all utilities on until completion of the move-out inspection. Tenant may be 209. present at the move-out inspection and, upon request, the Tenant shall be notified when the move-out inspection will occur.

210. Trustee's Sale Notice: Per A.R.S. § 33-1331 Landlord shall notify Tenant in writing within five (5) days of receipt of a notice of trustee's sale or other notice of foreclosure on the Premises. Tenant shall notify Landlord immediately upon receipt of any notice of trustee's sale or other notice on the Premises. Landlord shall not allow the Premises to be foreclosed.

213. Death of Tenant: Tenant may provide and update Landlord with the name and contact information of a person who is authorized to 214. enter the Premises to retrieve and store Tenant's personal property if Tenant dies during the term of this Lease Agreement. In the event 215. of Tenant's death during the term of this Lease Agreement, Landlord may release Tenant's personal property pursuant to the ARLTA.

216. **Breach:** In the event of a breach of this Lease Agreement, the non-breaching party may proceed against the breaching party in any claim or remedy that the non-breaching party may have in law or equity.

218. Attorney Fees and Costs: The prevailing party in any dispute or claim between Tenant and Landlord arising out of or relating to this 219. Lease Agreement shall be awarded all their reasonable attorney fees and costs, along with all costs and fees incurred as a result of any 220. collection activity. Costs shall include, without limitation, expert witness fees, fees paid to investigators, and arbitration costs.

221. Servicemembers' Civil Relief Act: If Tenant enters into military service or is a military service member and receives military orders for a change of permanent station or to deploy with a military unit or as an individual in support of a military operation for a period of ninety (90) days or more, Tenant may terminate this Lease Agreement by delivering written notice and a copy of Tenant's official military orders to Landlord. In such a case, this Lease Agreement shall terminate thirty (30) days after the next monthly rental payment is due. Military permission for base housing does not constitute a change of permanent station order.

226. Copies and Counterparts: A fully executed facsimile or electronic copy of the Lease Agreement shall be treated as an original. This Lease Agreement and any other documents required by this Lease Agreement may be executed by facsimile or other electronic means and in any number of counterparts, which shall become effective upon delivery as provided for herein, except that the Leadbased Paint Disclosure Statement may not be signed in counterpart. All counterparts shall be deemed to constitute one instrument, and each counterpart shall be deemed an original.

231. Entire Agreement: This Lease Agreement, and any addenda and attachments, shall constitute the entire agreement between Landlord 232. and Tenant, shall supersede any other written or oral agreements between Landlord and Tenant and can be modified only by a writing 233. signed by Landlord and Tenant. The failure to initial any page of this Lease Agreement shall not affect the validity or terms of this Lease 234. Agreement.

235. **Time of Essence:** Time is of the essence in the performance of the obligations described herein.

236. Arizona Law: This Agreement shall be governed by Arizona law and jurisdiction is exclusively conferred on the State of Arizona.

Waivers: No waiver by Landlord of any provision herein shall be enforceable against Landlord unless in writing signed by Landlord, nor
shall it be deemed a waiver of any other provision herein or of any subsequent breach by Tenant of the same or any other provision.
Landlord's consent to or approval of any act shall not constitute a continuing consent to or approval of any subsequent act by Tenant.

240. Subordination: This Lease Agreement shall be subordinate to all present and future ground leases, mortgages, deeds of trust and 241. any other encumbrances consented to by Landlord and also to any modifications or extensions thereof. Tenant agrees to execute any 242. subordination agreements or other similar documents presented by Landlord within three (3) days of delivery.

243. Permission: Landlord and Tenant grant Brokers permission to advise the public of this Lease Agreement and the price and terms herein.

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LANDLORD	LANDLORD				TENANT	TENANT	_
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244. **Equal Housing Opportunity:** Landlord and Brokers comply with federal, state, and local fair housing laws and regulations.

245. Construction of Language: The language of this Lease Agreement shall be construed according to its fair meaning and not strictly for or against either party. All singular and plural words shall be interpreted to refer to the number consistent with circumstances and context.

248. **Court Modification:** If any provision of this Lease Agreement is found by a court to be invalid, illegal or vague, the parties agree 249. that such provision shall be modified or stricken by the court to the minimum extent deemed necessary to make it valid, legal and 250. enforceable and that all other provisions of this Lease Agreement shall remain in full force and effect.

251. Days: All references to days in this Lease Agreement shall be construed as calendar days and a day shall begin at 12:00 a.m.
252. and end at 11:59 p.m.

253. Notices: Unless otherwise provided for by statute or by agreement of the parties, all notices herein shall be in writing and shall be delivered to Landlord at the address set forth herein and to Tenant at the Premises and shall be sent by registered or certified mail, or personally delivered. Such notice shall be deemed received on the date the notice is actually received or five (5) days after the date the notice is mailed by registered or certified mail, whichever occurs first.

Additional Terms: 257. 258. 259. 260. 261. 262. 263. 264. 265. 266. 267. 268. 269. 270. 271. 272. 273.

274. Tenant Acknowledgment: By signing below, Tenant acknowledges that: (i) A free copy of the Arizona Residential Landlord 275. and Tenant Act is available through the Arizona Department of Housing; (ii) Landlord shall furnish upon move-in, a movein form for specifying any existing damages to the Premises and Tenant shall return the completed move-in form to Landlord 277. within five (5) days or ______ days of occupancy or Tenant accepts the Premises in its existing condition; (iii) 278. Tenant is hereby notified that Tenant is entitled to be present at the move-out inspection; (iv) Tenant understands and 279. agrees to the terms and conditions of this Lease Agreement, and acknowledges a receipt of a copy of all (eight) 8 pages of 280. the Lease Agreement and any addenda.

INDEMNITY AND RELEASE: THE PARTIES TO THIS LEASE AGREEMENT AGREE TO INDEMNIFY AND HOLD HARMLESS
 BROKERS, PROPERTY MANAGERS, AND ANY OF THEIR RESPECTIVE AGENTS, REPRESENTATIVES OR EMPLOYEES
 FROM ANY LOSS, CLAIM, LIABILITY OR EXPENSE ARISING FROM INJURY TO ANY PERSON OR DAMAGE TO OR
 LOSS OF ANY PROPERTY, IN ANY WAY CAUSED BY THE PARTIES AND TENANT'S FAMILY, GUESTS, INVITEES,
 AGENTS, PETS OR OTHERS UNDER THEIR CONTROL.

286.	(LANDLORD'S INITIALS REQUIRED)
287.	(TENANT'S INITIALS REQUIRED)
288. 289.	TENANT TE
290. 291. 292.	by Tenant no later than,, at a.m. D p.m., Mountain Standard Time. Tenant may withdraw this offer at any time prior to receipt of Landlord's signed acceptance. If no signed acceptance is received by this date and time, this offer shall be deemed withdrawn.
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	LANDLORD	LANDLORD				TENANT	TENANT	_
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Broker on behalf of Tenant:				
PRINT SALESPERSON'S NAME	AGENT CODE	E PRINT FIRM NAME		FIRM COD
PRINT SALESPERSON'S NAME	AGENT CODE	E PRINT FIRM NAME		FIRM COD
FIRM ADDRESS		CITY	STATE	ZIP CODE
TELEPHONE	FAX	EMAIL		
Agency Confirmation: The Brok	er is the agent of (check o	ne):		
☐ Tenant exclusively; or ☐ both				
The undersigned agree to lease hereof including Tenant Attach ^ TENANT'S SIGNATURE	ment.	R ^ TENANT'S SIGNATURE		мо/р
ADDRESS				
CITY		STATE		P CODE
LANDLORD ACCEP	TANCE			
Broker on behalf of Landlord:				
PRINT SALESPERSON'S NAME	AGENT CODE	PRINT FIRM NAME		FIRM COD
PRINT SALESPERSON'S NAME	AGENT CODE	PRINT FIBM NAME		FIRM COD
FIRM ADDRESS		CITY	STATE	ZIP CODE
FIRM ADDRESS	FAX	CITY EMAIL	STATE	ZIP CODE
		EMAIL		ZIP CODE
TELEPHONE Broker is not authorized to rece	ive notices or act on beha	EMAIL		ZIP CODE
TELEPHONE	ive notices or act on beha er is the agent of (check o	EMAIL		ZIP CODE
TELEPHONE Broker is not authorized to rece Agency Confirmation: The Brok	ive notices or act on beha er is the agent of (check on h Landlord and Tenant	EMAIL If of Landlord unless indicated	below.	
TELEPHONE Broker is not authorized to rece Agency Confirmation: The Brok Landlord exclusively; or bot Property Manager, if any, au	ive notices or act on beha er is the agent of (check on h Landlord and Tenant	EMAIL If of Landlord unless indicated one): Premises and act on behal	below.	
TELEPHONE Broker is not authorized to rece Agency Confirmation: The Brok Landlord exclusively; or bot Property Manager, if any, au written agreement:	ive notices or act on beha er is the agent of (check on h Landlord and Tenant	EMAIL If of Landlord unless indicated one): Premises and act on behal	below. If of Landlord p	

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320.	Person authorized to receive service of process, n	otices, and de	mands is:			
321.	NAME / LANDLORD'S NAME					
322.	c/o PROPERTY MANAGER / AUTHORIZED REPRES	ENTATIVE		TELEPHON	NE	
323.	ADDRESS			Y	STATE	ZIP CODE
324. 325. 326. 327.	Landlord Acknowledgment: Landlord has read th terms and conditions contained herein. Landlord acc Landlord has received a signed copy of this Lease Ag Broker involved in this Lease Agreement.	epts and agree	es to be bound	I by the terms and co	onditions of this	Lease Agreement.
328. 329.	LANDLORD ACKNOWLEDGES THAT LANDLORD ACKNOWLEDGES THAT LANDLORD RENTAL PROPERTY TO THE APPLICABLE C			E REQUIRED INFO	ORMATION C	ON RESIDENTIAL
330. 331. 332.	Counter Offer is attached, which is incorpo and the Counter Offer, the provisions of the should sign both Lease Agreement and Co	ne Counter Of				
333.	^ SIGNATURE OF LANDLORD OR PROPERTY M	IANAGER (IF	AUTHORIZEI	0)		MO/DA/YR
334.	PRINT LANDLORD NAME	W				
335.	A SIGNATURE OF LANDLORD OR PROPERTY M	IANAGER (IF	AUTHORIZEI	D)		MO/DA/YR
336.	PRINT LANDLORD NAME					
337.	PRINT PROPERTY MANAGER NAME					
338.	ADDRESS		ADDRESS			
339.	CITY STATE 2	ZIP CODE	CITY		STATE	ZIP CODE
340.	OFFER REJECTED BY LANDLORD OR PR	OPERTY MAI	NAGER (IF A	UTHORIZED):		
341.	MONTH DAY 'Y	EAR (LANDLORD'S	S INITIALS)		
	For Broker Use Only:					
	Brokerage File/Log NoN	lanager's Initi	als	_Broker's Initials	Date	MO/DA/YR

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