Landlord's Rules & Regulations

This disclosure is a part of the residential lease agreement	
between	(Landlords)
and	
to the property located at	
Please read each statement carefully and initial by each one. After all sexecution of this form is necessary to acknowledge your total understate each statement.	
I/We inspected this property in person with an agent and accept this p it is in unless stated specifically in paragraph 15A of the Residential Lease Agreem throughout the term of this lease must be submitted in writing.	± •
I/We understand that the rent is due on the 1st day of each and every relate if not received by landlord by midnight on the 3rd day of each month. Delays dor online payment services will not result in waiving any late fees	
I/We understand that upon move-in, <i>Inventory and Condition Form</i> to returned to Landlord within 3 days of move-in date. This is for your protection. If t <i>Form</i> is not returned to the Landlord, any damage found to the property at the move-the Residents.	he Inventory and Condition
I/We understand that the address of the property we occupy/lease shou correspondence and e-mails to assure property documentation.	ld be on all payments,
I/We understand that the Landlord will perform regular home inspection every 90 days. Landlord will schedule day with tenant.	ons for maintenance purposes
I/We understand the landlord does not provide nor pay for mailbox ket post office for community boxes.	ys. This must come from the
I/We understand that any unauthorized animal discovered on the proper documented in a Pet Agreement will result in a \$500.00 fine and \$50 per day until vanimal has been removed permanently from the property.	
I/We understand that the lighting of pilot lights and furnaces shall be the Resident/Tenant.	he responsibility of the
I/We understand that the Resident is required to carry appropriate rent must cover the full term of the lease with a minimum of \$500,000 liability comust be provided upon commencement of the lease.	
I/We understand that a trampoline is not permitted on the property.	

I/We understand that an aboveground pool or hot tub is not permitted on the property.
I/We understand that Resident, at Resident's expense, shall change the Air Conditioning/Heating filter at least once monthly. Landlord may do inspections at reasonable times to check the condition of the filter. Resident is responsible for any damage to HVAC system caused by the Residents negligence.
I/We understand that within 60 days prior to the expiration of the lease, Landlord may place a sign on the property and have a key available on the premises in a key-lock box to facilitate the showing of the property to prospective buyers and/or Residents by the Landlord or Landlord's agent. The property may be shown at reasonable times after the first attempt to contact the Resident. If Landlord's key does not open the door due to Resident changing locks, Landlord will have locks changed and a key will be provided to the Resident after doing so for access to the property.
I/We understand that refrigerators, water softener/ filters, washers, dryers, ceiling fans, and garage door openers (if any) are all courtesy items and shall NOT be the responsibility of the owner to repair should servicing be necessary. Should one of these items malfunction, the following events may occur; a) Resident may opt to repair the appliance at the Resident's sole expense. Expenditures by the Resident do not give the Resident ownership rights to the item, without expressed written agreement; b) Owner may choose to repair the item; c) Owner may remove the inoperable appliance from the property, however, is under no obligation to do so or to replace any of the above items, if they subsequently become inoperable.
I/We understand that the Resident may not make any interior changes to paint, fixtures etc. without written agreement and any improvements agreed to by both parties remain with the property.
I/We understand that the Resident is responsible for protecting all pipes and facilities from weather/climate damage.
I/We understand that Pest control (for roaches, fleas, etc.) shall be at the expense of the Resident, including, but not limited to, keeping ants out of the air conditioning electrical contacts. Pest maintenance should be berformed quarterly.
I/We understand that all repair requests shall be in writing to the Landlord with a detailed lescription of the problem. Non-emergency maintenance requests cannot be accepted until the following Monday.
I/We understand that the Resident is financially responsible for all Resident-caused damage, breakage and/or misuse of all property, both real and personal, that is included in the lease. You will be charged a contractor's fee for all repairs performed that are charged to the Landlord due to Resident negligence. Should the collected deposit not be enough to cover all damages, the Landlord will take legal steps to recover all expenses due to damages by Residents while occupying the property.
I/We understand that smoking is ABSOLUTELY NOT allowed inside the home or on the property . This includes any guests etc. Any odors due to smoke or animals (if pets allowed at all per lease) that have to be resolved after resident leaves the property will result in the loss of the deposit plus a bill for any excess damage to repair.

I/We understand that Resident, at resident's expense, shall be responsible for repair or maintenance
functions to include, but not limited to:
a) Resetting of circuit breakers or fuses
b) All plumbing backups (except caused by tree roots) and frozen pipes;
c) Proper septic tank and or well maintenance (if applicable)
d) Operational maintenance of any water softener, swimming pool and/or hot tub
e) Damage resulting from forceful entry and/or burglary;
f) Damage resulting from failure to promptly report to the Landlord any malfunctions or abnormal
operations of equipment within the rented property;
g) Replacement of non-working light bulbs, HVAC filters, and smoke alarm batteries;
h) Tightening of screws, nuts and bolts on hardware not requiring specialized training;
i) All Viet repair or replacement;
j) All blinds repair or replacement;
k) All cracked or broken glass repair (including mirrors and light fixtures)
l) External pipes and components not sufficiently protected from freezing weather
I/We understand that the Landlord will allow no reimbursement to resident for repairs performed
and/or ordered by resident without prior written authorization.
I/We understand that the following items are not warranted or included as repair items: 1) Garage door
locks and openers 2) Pools, hot tubs and/or whirlpool baths; 3) Appliances as courtesy items; 4) Jacks and wiring to
phone, internet, audio/video, cable, satellite dish, alarm systems, intercom and any other specialty wiring.
I/We understand that the Resident is responsible for reimbursement of any utility bills invoiced to the
Landlord, which cover the time of the Residents' occupancy. Utilities must be left on until the end of the second full
business day after move-out so that the property can be inspected and cleaned if necessary. You will be charged for
temporary utilities if not left on.
I/We understand that the Landlord will have the home professionally cleaned upon move in and will
also have it professionally cleaned upon move out at the expense of the Resident. No exceptions – This fee is $\$250$
and will be deducted from the deposit.
I/We understand that the Resident is responsible for obtaining receipts for all money and /or
documents turned into agent or landlord and resident is responsible for showing proof of turning in the above items.
I/We understand that in the event that the rent is not paid by the 3 rd of the month for any reason except
with written agreement by Landlord, an eviction will be filed and resident agrees to pay all of the applicable court
costs, plus a \$200.00 processing fee to the Landlord.
I/XVd.ctoud that come and other subjects around be applied on a more discussion of and act on the come
I/We understand that cars and other vehicles must be parked on a paved surface and not on the grass or in the yard.
I/We understand that gutters must be cleaned of debris prior to move-out.
I/We understand that if the property is in an area regulated by an HOA, the Resident/Tenant has
reviewed the HOA rules and regulations. Tenant is responsible for any fines issued due to Tenant's violation of
HOA rules, i.e. leaving garbage cans visible on non- pick up days, lawn maintenance, lawn edging, trailers, campers
or other recreational vehicles parked on premises, etcIf I/We violate any deed restriction, we will be fully

responsible for correcting the violation reimbursing the owner for any fines or		harged for 2nd notices on the same issue, and on.
I/We understand that if t etc. must be repaired to move-in condi		eement, any damage to the yard, fence, home,
I/We understand that if to If garage door opener is lost, there will	•	charge a \$50 replacement fee plus a trip charge. s a trip charge.
	•	re required to keep the property in "showable" ndrawal fee per paragraph 15: D2 of the lease
		advice. This is intended to be a legally binding the effect of this contract, consult your
Tenant	Date	
Tenant	Date	