## MISSISSIPPI RESIDENTIAL LEASE AGREEMENT

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THIS AGREEMENT, enter	ered into and effective this the	day of day of , Lessor, and the following party(ies), herein called Lessee(s):
,,,,,		
	deration of the covenants here eby lease to Lessee the premis	ein contained on the part of the said Lessee to be kept and less situated at:
		in the City of
	, Coi	unty of,
State of Mississippi ("Prem	ises") to be used and occupied	by Lessee and the following occupants only:
		s" includes the dwelling unit and the structure of which it is
a part, facilities and appurtenances therein, and grounds, areas and facilities held out for use of tenants generally or		
whose use is promised to L	essee hereunder.	
1. <b>TERM.</b> The term here	of shall begin on	, and continue [CHECK ONE]:
until		, and continue [effect of the
		shall terminate this Lease by giving the other party Notice
as set forth in section 14 of		Table 1
		y shall terminate this Lease by giving the other party Notice
as set forth in section 14 of		,
2. <b>RENT.</b> [CHECK ONE	<b> :</b>	
Flat Fee Rent of \$	payable on	·
Annual Rent of \$	payable in a	equal monthly installments of \$,
due on or before the first da	ly of each month for which pay	yment is made.
	due o	on or before the Monday of each week for which payment is
made.		
	due or	n or before the first day of each month for which payment is
made.		
In the event rent is not paid	within	days after due date, Lessee agrees to pay a late charge
of \$	or	% of the monthly rental rate. Lessee further agrees to pay
		addition to all costs of collection, including fees, court costs
and reasonable attorney fee	S.	
3 SECURITY DEPOSI	Γ A security denosit of \$	shall be deposited with
3. SECORITIES OF	<u> </u>	("Broker") upon
execution of this Lease to s	ecure performance of this Lea	ase by Lessee. Security Deposit shall be held by Broker in
	•	ble law. Lessor, by written notice delivered to Lessee, may
	* *	onably necessary to remedy Lessee's default in the payment
		Lessee (exclusive of ordinary wear and tear), to clean the
	•	easonable and necessary expenses incurred as the result of
-		any remaining portion of the Security Deposit shall be

40	refunded to Lessee, with a written accounting for those amounts deducted, no later than forty-five (45) days afte
41	the termination of the tenancy, the delivery of possession and demand by Lessee there-for.
12	4. <b>PETS.</b> Pets [CHECK ONE] are are not allowed on Premises. No pets shall be placed upon Premises
13	without prior written permission from Lessor. For each pet approved by Lessor, a pet deposit of \$
14	shall be deposited with and [CHECK ONE]  shall  shall no
<b>1</b> 5	be refundable at termination of Lease. Lessee is liable to Lessor for any damage caused to Premises or Lessor's
16	property by any pet or animal Lessee or Lessee's invitee brings upon the Premises or Lessor's property.
17	5. <b>UTILITIES.</b> (CHECK ONE):
18	Lessee shall be responsible for all utilities, including connections, deposits and payments.
19	Lessee shall be responsible for utilities, including connections, deposits and payments, except [INSERT II
50	ANY], which shall be provided by Lessor
51	NOTE: In the event Premises is serviced by gas, Lessee shall be responsible for keeping gas service on for full term
52	of Lease; Lessee shall pay for any pressure testing made necessary by Lessee's failure to maintain continuous gas
53	service during term of Lease.
54	6. <b>CONDITION OF PROPERTY.</b> Lessee stipulates that it has examined the Premises, including the grounds
55	and all improvements, and that they are, at the time of this Lease, in good order, repair and in safe, clean and
56	tenantable condition. Taking possession of the Premises by Lessee shall be conclusive evidence that it received
57	Premises in good condition and without objection or reservation. Lessee shall specifically perform those duties of
58	tenants as specified in Miss. Code Ann., Sec. 89-8-25, as amended, and shall obey and conform to all written or
59	posted rules and regulations applicable to the Premises, common areas and Lessor's property including, i
50	applicable, any apartment owners association or cooperative housing corporation bylaws.

- 61 7. **SURRENDER.** At the expiration or sooner termination of this Lease, Lessee shall at once peacefully surrender Premises in as good a state and condition as they were in at the commencement of this Lease, reasonable wear 62
- 63 excepted. Upon vacating Premises, Lessee will leave same in clean and rentable condition (except for reasonable
- 64 wear). For purposes of this clause, "reasonable wear" is as determined by Lessor, in its discretion.
- 65 8. ALTERATION AND IMPROVEMENTS. Lessee agrees to make no addition, alteration or improvement, 66 including painting, to the premises without the prior written consent of Lessor. All additions, alterations and improvements shall be the property of the Lessor (with the exception of fixtures installed by Lessee with Lessor's 67 permission that are removable without damage to the premises and moveable personal property), and Lessee shall 68 69 not be entitled to compensation therefor, nor shall Lessee remove them from the premises without the written 70 consent of the Lessor. If Lessee makes any addition, alteration or improvement, including painting, to the premises without the written consent of Lessor, the Lessor may, at its option, require Lessee to restore the premises to their 71 72 former condition at Lessee's expense. If Lessee fails or refuses to make such restoration within the time specified in 73 written notice from Lessor to do so (if no time specified, then within a reasonable time), Lessor may restore the 74 premises and Lessee shall be deemed to be in default hereof and responsible for the total cost thereof; in such event,
- 75 all costs thereof shall be deemed additional Rent immediately due and payable by Lessee under the Lease.
- 76 9. DAMAGE TO PREMISES. Lessor shall not be liable for any damages or injury to Lessee, or any other 77 person, or to any property on the Premises or any part thereof or in common areas thereof, unless such damages or
- 78
- costs are the proximate result of the willful misconduct of Lessor, its agents or employees. Lessee agrees to hold
- 79 Lessor harmless from any claims for damages, no matter how caused, except for injury or damages for which
- 80 Lessor is legally responsible.

- 81 10. INDEMNIFICATION. Lessee hereby covenants and agrees to save, indemnify and hold Lessor and its 82 insurers, agents and employees harmless in the event of any accident, burglary, robbery, fire, wind, rain, occurrence 83 or other causes of injury or other loss whatsoever to Lessee, Lessee's family, co-occupants, employees, invitees or 84 guests or anyone else for injury, damage or loss of any nature which may occur at any time on account of any defect 85 in the leased Premises, the improvements therein and the appurtenances thereto, whether such exists at this time or 86 arises subsequent hereto and whether such defect was known or unknown at the time, excepting only any loss which 87 is the proximate result of the willful misconduct of Lessor, its agents or employees. Lessor, his insurers, agents or 88 employees shall not be liable for any injuries or damages to person or property sustained by Lessee, Lessee's family, 89 co-occupants, guests, friends, servants or any other person upon the premises or any damage to any other person or property upon the premises, excepting only any injury or loss which is the proximate result of the willful 90 91 misconduct of Lessor, its agents or employees.
- 92 11. **RIGHT TO ENTER, INSPECT, REPAIR, ADVERTISE AND SHOW PREMISES.** Lessor or its agent(s) 93 shall have the right at all reasonable times to enter the Premises to inspect same, make repairs or show the Premises 94 to prospective buyers or lessees. Premises shall be shown by appointment only, with twenty-four (24) hours notice 95 to Lessee. Lessee shall cooperate in arranging said appointments and showings. Lessor shall have the right to 96 advertise the Premises at any time for sale or lease upon determining that the Premises is to be re-let or sold.
- under Miss. Code Ann., Sec. 89-8-25, as amended; (ii) the expenses incurred in making such repairs do not exceed an amount equal to one (1) month's Rent; (iii) Lessee has not exercised the remedy provided in this section in the six (6) months immediately preceding such repair; and (iv) Lessee is current in Lessee's rental payment. Cost of repairs reimbursable under this section may be offset against future Rent. Notwithstanding anything in this section, Lessor may, in good faith, at any time after the expiration of this Lease, recover possession of the dwelling unit,
- cause Lessee to quit the dwelling unit involuntarily, demand an increase in rent or decrease the services to which
- 113 Lessee has been entitled, in accordance with applicable law.
- 113. **ABANDONMENT.** If the Premises becomes vacant or abandoned, Lessee shall be in default and this lease shall expire and terminate. In such event, Lessor may re-enter and take possession of the Premises in any manner provided by law including, but not limited to, summary remedies. In case Lessor shall recover possession of Premises, it may, but shall not be required to, remove property of the Lessee and store same, or it may dispose of abandoned property as provided by law. Notwithstanding anything stated herein, Lessee agrees that whether possession is taken or this lease is cancelled by Lessor, the entire unpaid balance of Rent shall accelerate and immediately become due and payable and Lessee shall be responsible for all costs incurred by Lessor in enforcement of this paragraph, including court costs and attorney fees.

- 122 14. **TERMINATION.** Absent a material noncompliance or substantial violation of the Lease materially affecting 123 health and safety, written Notice to terminate tenancy shall be given by Lessor to Lessee at lease seven (7) days 124 prior to the termination date for a week-to-week tenancy and at least thirty (30) days prior to the termination date 125 for a month-to-month or annual tenancy. If there is a material noncompliance by Lessee with this Lease by the 126 non-payment of Rent, Lessor may terminate this Lease and seek removal of Lessee from the Premises in the manner and with the Notice prescribed by Chapter 7, Title 89, Mississippi Code of 1972. If there is a material 128 noncompliance by Lessee with this Lease (other than the non-payment of Rent) or those obligations imposed upon 129 Lessee by Miss. Code Ann., Sec. 89-8-25, as amended, Lessor may terminate the tenancy as set forth in this 130 paragraph. If there is a material noncompliance by Lessor with this Lease or those obligations imposed upon Lessor
- 131 by Miss. Code Ann., Sec. 89-8-23, as amended, Lessee may terminate the tenancy as set forth in this paragraph. In
- 132 the event of a material noncompliance with this Lease or the breaching party's obligations to the other under law,
- 133 the non-breaching party may deliver a written notice to the breaching party specifying the acts and omissions
- 134 constituting the breach and that the Lease will terminate upon a date no less than thirty (30) days after receipt of the
- 135 notice if the breach is not remedied within a reasonable time not in excess of thirty (30) days; and the Lease shall
- 136 terminate and the Lessee shall surrender possession as provided in the Notice subject to the following:
- (a) If the breach is remediable by repairs, the payment of damages, or otherwise, and the breaching party 137 138 adequately remedies the breach prior to the date specified in the notice, the Lease shall not terminate;
- 139 (b) In the absence of a showing of due care by the breaching party, if substantially the same act or omission which
- 140 constituted a prior noncompliance of which Notice was given recurs within six (6) months, the non-breaching party
- 141 may terminate the Lease upon not less than fourteen (14) days' written notice specifying the breach and the date of
- 142 termination of the Lease.
- 143 (c) Neither party may terminate for a condition caused by its own deliberate or negligent act or omission or that of
- a member of its family or other person on the Premises with its consent.
- 145 Notice to terminate tenancy shall not be required to be given when Lessor or Lessee has committed a substantial
- 146 violation of this Lease or applicable law that materially affects health and safety.
- 147 If the Lease agreement is terminated in accordance with this section, Lessor shall return all prepaid and unearned
- Rent as set forth in section 2 of this Lease and any Security Deposit recoverable by Lessee as set forth in section 3
- 149 of this Lease.
- 150 15. **DEFAULT.** If Lessee fails to pay Rent or any other charges required to be paid by Lessee in full when due, or
- 151 if Lessee shall breach any of the terms of this Lease, Lessor shall have such rights as are provided by law. In the
- 152 event of a default by Lessee, Lessee's Security Deposit, if any, shall be handled in accordance with section 3 of this
- 153 Lease. The retention of the Security Deposit, or any portion thereof, shall not be the only remedy to which Lessor
- 154 is entitled but Lessor shall have all recourse against Lessee provided by this Lease and by law including, but not
- 155 limited to, summary remedies, and all remedies shall be cumulative and non-exclusive. Lessee agrees to pay
- 156 Lessor's reasonable attorney fees and expenses incurred in and about enforcing any of the terms of this Lease, in
- 157 collecting past due rent, and in recovering possession from Lessee, should the service of an attorney be retained by
- 158 Lessor in so doing.
- 159 16. **NOTICES.** For purposes of giving any Notice required under this Lease or pursuant to law, Notice to Lessor
- 160 shall be delivered personally to Lessor, with acknowledgment of receipt, or mailed by certified mail, return receipt
- 161 requested, to Landlord (or Landlord's lawful agent) at the following street address:

- 164 Lessor may contract with an agent or agents to assume all the rights and duties of Lessor under this Lease and under
- 165 applicable law. In the event Lessor has duly designated an authorized agent to act in the stead of Lessor, Notice to
- such agent of Lessor in the form specified above is equivalent to giving Notice to Lessor.
- 167 Notices to Lessee shall be delivered personally to Lessee, with acknowledgment of receipt, or mailed by certified
- 168 mail to Lessee at Lessee's mailing address for the Premises or, if Landlord ascertains that Lessee has apparently
- 169 vacated the Premises, to Lessee at any alternative address provided in writing by Lessee to Lessor for such purpose.
- 170 If Lessee's tenancy has not terminated under this Lease and Lessee cannot be found personally to achieve personal
- 171 delivery of any Notice after reasonable effort, and Lessee has not provided to Lessor a valid alternative address for
- 172 Notice, Lessor's Notice hereunder shall be deemed given to and received by Lessee when Lessor posts such notice
- 173 on the door of Lessee's Premises.
- 174 17. NO WAIVER. The failure of Lessor to insist upon the strict performance of the terms, covenants, agreements
- and conditions herein contained, or any of them, shall not constitute or be construed as a waiver or relinquishment
- 176 of Lessor's rights including, but not limited to, Lessor's right to enforce any such term, covenant, agreement or
- 177 condition, but the same shall continue in full force and effect.
- 178 18. **GOVERNING LAW; SEVERABILITY.** The laws of the State of Mississippi shall govern the interpretation,
- 179 validity, performance and enforcement of this Lease. If any provision of this Lease should be held invalid or
- 180 unenforceable, the validity and enforceability of the remaining provisions of this Lease shall not be affected
- 181 thereby.
- 182 19. TIME OF THE ESSENCE. Time is of the essence as to all dates, times and deadlines stated herein, unless
- 183 otherwise noted.
- 184 20. **EQUAL HOUSING OPPORTUNITY.** In accordance with the federal Fair Housing Law, it is illegal to block
- bust or to discriminate against any person because of race, color, religion, sex, handicap, familial status or national
- 186 origin in the sale or rental of housing or residential lots, in advertising the sale or rental of housing, in the financing
- 187 of housing or in the providing of real estate brokerage services.
- 188 21. LEAD-BASED PAINT DISCLOSURE. Residential dwellings built prior to 1978 may present exposure to
- 189 lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in
- 190 young children may produce permanent neurological damage, including learning disabilities, reduced intelligence
- 191 quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant
- 192 women. Lessors of residential property built prior to 1978 are required to provide lessees thereof with any
- 193 information on lead-based paint hazards from risk assessments or inspections in lessor's possession and notify the
- 194 lessee of known lead-based paint or any known lead-based paint hazards in the Premises. Lessors must provide
- 195 lessees with a federally approved pamphlet on lead poisoning prevention. A risk assessment or inspection for
- 196 possible lead-based paint hazards is recommended prior to rental.

## 197 22. BROKERS AND SALESPERSONS; AGENCY RELATIONSHIP.

198 (A) The Brokers and Salespersons involved in the transaction associated with this Lease are as follows:

199	Listing Agency	Listing Agent
200	Business Phone	Business Phone
201	Leasing Agency	Leasing Agent
202	Business Phone	Business Phone



203	(B) [CHECK ONE]:			
204				
205	is unrepresented. The Lessee(s) is/are a customer.			
206	The Listing Firm and its salespersons represent the Lessor(s). The Leasing Firm and its salespersons			
207	represent the Lessee(s).			
208	The Listing Firm and its salespersons represent both Lessor(s) and the Lessee(s) as dual agents by mutual			
209	agreement and all parties have signed and understand the Dual Agency Confirmation form provided to them by the			
<ul><li>210</li><li>211</li></ul>				
	The Leasing Firm and its salespersons represent the Lessee(s) and the Lessor is unrepresented. The Lessor(s) is/are a customer.			
213	23. SPECIAL PROVISIONS. (If none, write "NONE" below):			
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229	24. ATTACHMENTS. (Check All That Apply):			
230	☐ Application ☐ Dual Agency Confirmation			
231	Lead Based Paint Disclosure Mandatory Arbitration Addendum			
232	☐ VA/FHA Disclosures (as required) ☐ Other			

## 233 25. SIGNATURE BLOCK.

234	Signed this the day of	,, at a.m. p.m., and a copy hereof
235	received:	
236	Lessor	Lessor
237	Phone	Phone
238	OR	
239	Property Manager Acting for Lessor:	
240	Agent	
241	Property Management Firm:	
242	Phone	
243	Lessee	Lessee
244	Phone	Phone
245	Lessee	Lessee
246	Phone	Phone

## **APPLICATION**

247	LESSEEN	AME OF CO-LESSEE	
248	SOCIAL SECURITY # D	RIVER'S LICENSE #	
249	PHONE WORK # P	HONE HOME #	
250	PRESENT ADDRESS		
251	CITY	STATE ZIP	
252	LANDLORD OR AGENT		
253	HOW LONG AT PRESENT ADDRESS?		
254	PREVIOUS ADDRESS		
255	ANIMALS: YES NO TYPE		
256	CAR MAKE YEAR MOD	EL LICENSE #	
257	NAME OF EMPLOYER		
258	ADDRESS OF EMPLOYER		
259	SUPERVISOR	PHONE #	
260	OCCUPATION		
261	PERSONAL REFERENCES:		
262	NAME		
263	ADDRESS		
264	PHONE #		
265	NEAREST RELATIVE:		
266	NAME		
267	ADDRESS		
268	PHONE #		
269	Dated Lessor's	Authorized Agent	
270	70 Lessee's authorization to check credit:		
271			